BRANDYWINE REALTY TRUST

```
Form 10-O
May 03, 2019
BRANDYWINE REALTY TRUST BRANDYWINE OPERATING PARTNERSHIP, L.P. 0000790816 0001060386
--12-31 --12-31 Large Accelerated Filer Non-accelerated Filer false false false false 2019 2019 O1 O1 false false
2020-03-01 P2Y P2Y P57Y P10Y P3Y P3Y 0 20653000 0 3144000 0 182000 0 2042000 0 9940000 1080000
1112000\ 4503000\ 792000\ 0\ 20653000\ 0\ 3144000\ 0\ 182000\ 0\ 2042000\ 0\ 9940000\ 1080000\ 1112000\ 4503000\ 792000
P53Y2M12D 0.0110 0.0125 2020-05-31 2021-02-28 2023-04-30 2023-04-30 2022-07-31 2022-10-31 2023-02-28
2024-10-31 2027-11-30 2029-10-31 2035-03-31 2035-04-30 2035-07-31 0000790816 2019-01-01 2019-03-31
0000790816 srt:SubsidiariesMember 2019-01-01 2019-03-31 xbrli:shares 0000790816 2019-04-26 iso4217:USD
0000790816 2019-03-31 0000790816 2018-12-31 iso4217:USD xbrli:shares 0000790816 bdn:RentsMember
2019-01-01 2019-03-31 0000790816 bdn:RentsMember 2018-01-01 2018-03-31 0000790816
bdn:ThirdPartyManagementRevenueMember 2019-01-01 2019-03-31 0000790816
bdn:ThirdPartyManagementRevenueMember 2018-01-01 2018-03-31 0000790816 us-gaap:RealEstateOtherMember
2019-01-01 2019-03-31 0000790816 us-gaap:RealEstateOtherMember 2018-01-01 2018-03-31 0000790816
2018-01-01 2018-03-31 0000790816 us-gaap:CommonStockMember 2018-12-31 0000790816
us-gaap:DeferredCompensationShareBasedPaymentsMember 2018-12-31 0000790816
us-gaap:AdditionalPaidInCapitalMember 2018-12-31 0000790816 bdn:CommonStockHeldInTrustMember
2018-12-31 0000790816 us-gaap:RetainedEarningsMember 2018-12-31 0000790816
us-gaap: Accumulated Other Comprehensive Income Member 2018-12-31 0000790816
us-gaap:AccumulatedDistributionsInExcessOfNetIncomeMember 2018-12-31 0000790816
us-gaap:NoncontrollingInterestMember 2018-12-31 0000790816 us-gaap:RetainedEarningsMember 2019-01-01
2019-03-31 0000790816 us-gaap:NoncontrollingInterestMember 2019-01-01 2019-03-31 0000790816
us-gaap:AccumulatedOtherComprehensiveIncomeMember 2019-01-01 2019-03-31 0000790816
us-gaap:CommonStockMember 2019-01-01 2019-03-31 0000790816 us-gaap:AdditionalPaidInCapitalMember
2019-01-01 2019-03-31 0000790816 us-gaap:DeferredCompensationShareBasedPaymentsMember 2019-01-01
2019-03-31 0000790816 bdn:CommonStockHeldInTrustMember 2019-01-01 2019-03-31 0000790816
us-gaap:AccumulatedDistributionsInExcessOfNetIncomeMember 2019-01-01 2019-03-31 0000790816
us-gaap:CommonStockMember 2019-03-31 0000790816
us-gaap:DeferredCompensationShareBasedPaymentsMember 2019-03-31 0000790816
us-gaap:AdditionalPaidInCapitalMember 2019-03-31 0000790816 bdn:CommonStockHeldInTrustMember
2019-03-31 0000790816 us-gaap:RetainedEarningsMember 2019-03-31 0000790816
us-gaap:AccumulatedOtherComprehensiveIncomeMember 2019-03-31 0000790816
us-gaap:AccumulatedDistributionsInExcessOfNetIncomeMember 2019-03-31 0000790816
us-gaap:NoncontrollingInterestMember 2019-03-31 0000790816 us-gaap:CommonStockMember 2017-12-31
0000790816 us-gaap:DeferredCompensationShareBasedPaymentsMember 2017-12-31 0000790816
us-gaap; Additional Paid In Capital Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 0000790816 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007908 bdn: Common Stock Held In Trust Member 2017-12-31 00007909 bdn: Common Stock Held In Trust Member 2017-12-31 0
2017-12-31 0000790816 us-gaap:RetainedEarningsMember 2017-12-31 0000790816
us-gaap:AccumulatedOtherComprehensiveIncomeMember 2017-12-31 0000790816
us-gaap:AccumulatedDistributionsInExcessOfNetIncomeMember 2017-12-31 0000790816
us-gaap:NoncontrollingInterestMember 2017-12-31 0000790816 2017-12-31 0000790816
us-gaap:RetainedEarningsMember 2018-01-01 2018-03-31 0000790816 us-gaap:NoncontrollingInterestMember
2018-01-01 2018-03-31 0000790816 us-gaap: Accumulated Other Comprehensive Income Member 2018-01-01
2018-03-31 0000790816 us-gaap:CommonStockMember 2018-01-01 2018-03-31 0000790816
us-gaap:AdditionalPaidInCapitalMember 2018-01-01 2018-03-31 0000790816
us-gaap:DeferredCompensationShareBasedPaymentsMember 2018-01-01 2018-03-31 0000790816
bdn:CommonStockHeldInTrustMember 2018-01-01 2018-03-31 0000790816
us-gaap:AccumulatedDistributionsInExcessOfNetIncomeMember 2018-01-01 2018-03-31 0000790816
us-gaap:CommonStockMember 2018-03-31 0000790816
us-gaap:DeferredCompensationShareBasedPaymentsMember 2018-03-31 0000790816
```

us-gaap:AdditionalPaidInCapitalMember 2018-03-31 0000790816 bdn:CommonStockHeldInTrustMember

```
2018-03-31 0000790816 us-gaap:RetainedEarningsMember 2018-03-31 0000790816
us-gaap: Accumulated Other Comprehensive Income Member 2018-03-31 0000790816
us-gaap:AccumulatedDistributionsInExcessOfNetIncomeMember 2018-03-31 0000790816
us-gaap:NoncontrollingInterestMember 2018-03-31 0000790816 2018-03-31 0000790816 srt:SubsidiariesMember
2019-03-31 0000790816 srt:SubsidiariesMember 2018-12-31 0000790816 srt:SubsidiariesMember bdn:RentsMember
2019-01-01 2019-03-31 0000790816 srt:SubsidiariesMember bdn:RentsMember 2018-01-01 2018-03-31 0000790816
srt:SubsidiariesMember bdn:ThirdPartyManagementRevenueMember 2019-01-01 2019-03-31 0000790816
srt:SubsidiariesMember bdn:ThirdPartyManagementRevenueMember 2018-01-01 2018-03-31 0000790816
srt:SubsidiariesMember us-gaap:RealEstateOtherMember 2019-01-01 2019-03-31 0000790816
srt:SubsidiariesMember us-gaap:RealEstateOtherMember 2018-01-01 2018-03-31 0000790816
srt:SubsidiariesMember 2018-01-01 2018-03-31 0000790816 us-gaap:GeneralPartnerMember srt:SubsidiariesMember
2018-12-31 0000790816 us-gaap: AccumulatedOtherComprehensiveIncomeMember srt: SubsidiariesMember
2018-12-31 0000790816 us-gaap:NoncontrollingInterestMember srt:SubsidiariesMember 2018-12-31 0000790816
us-gaap:GeneralPartnerMember srt:SubsidiariesMember 2019-01-01 2019-03-31 0000790816
us-gaap:NoncontrollingInterestMember srt:SubsidiariesMember 2019-01-01 2019-03-31 0000790816
us-gaap:AccumulatedOtherComprehensiveIncomeMember srt:SubsidiariesMember 2019-01-01 2019-03-31
0000790816 us-gaap:GeneralPartnerMember srt:SubsidiariesMember 2019-03-31 0000790816
us-gaap:AccumulatedOtherComprehensiveIncomeMember srt:SubsidiariesMember 2019-03-31 0000790816
us-gaap:NoncontrollingInterestMember srt:SubsidiariesMember 2019-03-31 0000790816 srt:SubsidiariesMember
us-gaap:GeneralPartnerMember 2018-01-01 2018-03-31 0000790816 us-gaap:GeneralPartnerMember
srt:SubsidiariesMember 2017-12-31 0000790816 us-gaap:AccumulatedOtherComprehensiveIncomeMember
srt:SubsidiariesMember 2017-12-31 0000790816 us-gaap:NoncontrollingInterestMember srt:SubsidiariesMember
2017-12-31 0000790816 srt:SubsidiariesMember 2017-12-31 0000790816 us-gaap:NoncontrollingInterestMember
srt:SubsidiariesMember 2018-01-01 2018-03-31 0000790816
us-gaap; Accumulated Other Comprehensive Income Member srt: Subsidiaries Member 2018-01-01 2018-03-31
0000790816 us-gaap:GeneralPartnerMember srt:SubsidiariesMember 2018-03-31 0000790816
us-gaap:AccumulatedOtherComprehensiveIncomeMember srt:SubsidiariesMember 2018-03-31 0000790816
us-gaap:NoncontrollingInterestMember srt:SubsidiariesMember 2018-03-31 0000790816 srt:SubsidiariesMember
2018-03-31 xbrli:pure 0000790816 bdn:BrandywineOperatingPartnershipLPMember 2019-03-31 bdn:property
utr:sqft 0000790816 bdn:DevelopmentPropertyMember 2019-03-31 0000790816
bdn:RedevelopmentPropertyMember 2019-03-31 0000790816 srt:OfficeBuildingMember 2019-03-31 0000790816
bdn:MixedUsePropertiesMember 2019-03-31 0000790816 srt:RetailSiteMember 2019-03-31 0000790816
bdn:CorePropertiesMember 2019-03-31 0000790816 bdn:DevelopmentProjectsMember 2019-03-31 0000790816
bdn:RedevelopmentProjectsMember 2019-03-31 utr:acre 0000790816 srt:ParentCompanyMember 2019-03-31
bdn:Parcel 0000790816 srt:ParentCompanyMember bdn:LeasholdInterestLandMember 2019-03-31 0000790816
bdn:LandParcelOneMember srt:ParentCompanyMember 2019-01-01 2019-03-31 0000790816
bdn:LandParcelTwoMember srt:ParentCompanyMember 2019-01-01 2019-03-31 0000790816
us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember srt:ParentCompanyMember 2019-03-31
0000790816 bdn:ManagementCompanySubsidiariesMember 2019-03-31 0000790816
us-gaap:WhollyOwnedPropertiesMember bdn:ManagementCompanySubsidiariesMember 2019-03-31 0000790816
us-gaap:PartiallyOwnedPropertiesMember bdn:ManagementCompanySubsidiariesMember 2019-03-31 0000790816
bdn:DepreciationOutOfPeriodAdjustmentMember 2019-01-01 2019-03-31 0000790816
bdn:UncollectibleLeasesMember 2019-01-01 2019-03-31 bdn:Ground 0000790816 2019-01-01 0000790816
us-gaap:OperatingExpenseMember 2019-01-01 2019-03-31 0000790816 us-gaap:OperatingExpenseMember
2019-03-31 0000790816 bdn:PhiladelphiaMarineCenterMarinePiersMember 2017-03-15 0000790816
bdn:PhiladelphiaMarineCenterMarinePiersMember 2017-03-14 2017-03-15 0000790816
bdn:PhiladelphiaMarineCenterMarinePiersMember 2024-01-15 0000790816
us-gaap:BuildingAndBuildingImprovementsMember 2019-03-31 0000790816
us-gaap:BuildingAndBuildingImprovementsMember 2018-12-31 0000790816
bdn:NinePresidentialBoulevardMember us-gaap:LandMember 2019-03-15 0000790816 bdn:LibertyviewMember
us-gaap:LandMember 2015-01-08 0000790816 us-gaap:LandMember 2019-03-31 0000790816
```

```
bdn:NinePresidentialBoulevardMember us-gaap:LandMember 2019-03-14 2019-03-15 0000790816
bdn:LibertyviewMember us-gaap:LandMember 2015-01-07 2015-01-08 0000790816 us-gaap:LandMember
2019-01-01 2019-03-31 0000790816 bdn:LibertyviewMember us-gaap:LandMember 2019-01-01 2019-01-31
bdn:Installment 0000790816 bdn:LibertyviewMember us-gaap:LandMember 2019-01-01 2019-03-31 0000790816
us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember us-gaap:AllOtherSegmentsMember
2019-03-31 0000790816 bdn:LandHeldForDevelopmentMember
us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember 2019-03-31 bdn:Real Estate Investment
0000790816 bdn:UnconsolidatedRealEstateVenturesMember 2019-03-31 0000790816
bdn:UnconsolidatedRealEstateVenturesMember bdn:SixRealEstateVenturesMember srt:OfficeBuildingMember
2019-03-31 0000790816 bdn:UnconsolidatedRealEstateVenturesMember bdn:TwoRealEstateVenturesMember
bdn:LandHeldForDevelopmentMember 2019-03-31 0000790816 bdn:UnconsolidatedRealEstateVenturesMember
bdn:OneRealEstateVentureMember bdn:LandUnderActiveDevelopmentMember 2019-03-31 0000790816
bdn: Unconsolidated Real Estate Ventures Member\ bdn: One Other Real Estate Ventures Member\ and the property of the propert
bdn:ResidentialTowerMember 2019-03-31 bdn:Apartment unit 0000790816
bdn:UnconsolidatedRealEstateVenturesMember srt:MinimumMember 2019-03-31 0000790816
bdn:UnconsolidatedRealEstateVenturesMember srt:MaximumMember 2019-03-31 0000790816
bdn:RealEstateVentureMember bdn:ManagementFeesMember 2019-01-01 2019-03-31 0000790816
bdn:RealEstateVentureMember bdn:ManagementFeesMember 2018-01-01 2018-03-31 0000790816
bdn:RealEstateVentureMember bdn:LeaseCommissionIncomeMember 2019-01-01 2019-03-31 0000790816
bdn:RealEstateVentureMember bdn:LeaseCommissionIncomeMember 2018-01-01 2018-03-31 0000790816
bdn:RealEstateVentureMember 2019-03-31 0000790816 bdn:RealEstateVentureMember 2018-12-31 0000790816
bdn:MAPVentureMember 2019-03-31 0000790816 bdn:EvoAtCiraCentreSouthVentureMember 2019-01-01
2019-03-31 0000790816 bdn:MAPVentureMember 2019-01-01 2019-03-31 0000790816 bdn:OtherMember
2019-01-01 2019-03-31 0000790816 bdn:UnconsolidatedRealEstateVenturesMember 2019-01-01 2019-03-31
0000790816 bdn:EvoAtCiraCentreSouthVentureMember 2019-03-31 0000790816
bdn:EvoAtCiraCentreSouthVentureMember 2018-01-01 2018-03-31 0000790816 bdn:MAPVentureMember
2018-01-01 2018-03-31 0000790816 bdn:OtherMember 2018-01-01 2018-03-31 0000790816
bdn:UnconsolidatedRealEstateVenturesMember 2018-01-01 2018-03-31 0000790816
bdn:EvoAtCiraCentreSouthVentureMember 2018-03-31 0000790816 bdn:MAPVentureMember 2018-03-31
0000790816 bdn:UnconsolidatedRealEstateVenturesMember srt:MinimumMember 2018-03-31 0000790816
bdn:UnconsolidatedRealEstateVenturesMember srt:MaximumMember 2018-03-31 0000790816
bdn:RightOfUseAssetMember 2019-01-01 2019-03-31 0000790816
bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember 2019-03-29 0000790816
bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember us-gaap:SecuredDebtMember 2019-03-29
0000790816 bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember us-gaap:SecuredDebtMember
2019-03-28 2019-03-29 0000790816 bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember
us-gaap:SecuredDebtMember 2019-03-30 2019-04-01 0000790816
bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember us-gaap:SecuredDebtMember
srt:MinimumMember 2019-03-29 0000790816 bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember
us-gaap:SecuredDebtMember srt:MaximumMember 2019-03-29 0000790816 bdn:PJPVIIMember 2019-03-31
0000790816 bdn:A4040WilsonVentureMember 2019-03-31 0000790816 us-gaap:LeasesAcquiredInPlaceMember
2019-03-31 0000790816 us-gaap:CustomerRelationshipsMember 2019-03-31 0000790816
us-gaap: AboveMarketLeasesMember 2019-03-31 0000790816
bdn:BelowMarketLeasesAcquiredIncludingLiabilitiesOfAssetsHeldForSaleMember 2019-03-31 0000790816
us-gaap:LeasesAcquiredInPlaceMember 2018-12-31 0000790816 us-gaap:CustomerRelationshipsMember
2018-12-31 0000790816 us-gaap: AboveMarketLeasesMember 2018-12-31 0000790816
bdn:BelowMarketLeasesAcquiredIncludingLiabilitiesOfAssetsHeldForSaleMember 2018-12-31 0000790816
us-gaap:SecuredDebtMember bdn:TwoLoganSquareMember 2019-03-31 0000790816 us-gaap:SecuredDebtMember
bdn:TwoLoganSquareMember 2018-12-31 0000790816 us-gaap:SecuredDebtMember bdn:FourTowerBridgeMember
2019-03-31 0000790816 us-gaap; Secured Debt Member bdn: Four Tower Bridge Member 2018-12-31 0000790816
us-gaap:SecuredDebtMember bdn:OneCommerceSquareMember 2019-03-31 0000790816
```

```
us-gaap:SecuredDebtMember bdn:OneCommerceSquareMember 2018-12-31 0000790816
us-gaap:SecuredDebtMember bdn:TwoCommerceSquareMember 2019-03-31 0000790816
us-gaap:SecuredDebtMember bdn:TwoCommerceSquareMember 2018-12-31 0000790816
us-gaap:SecuredDebtMember 2019-03-31 0000790816 us-gaap:SecuredDebtMember 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:UnsecuredCreditFacilityMember 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:UnsecuredCreditFacilityMember 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:SevenYearTermLoanMember 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:SevenYearTermLoanMember 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2023Member 2019-03-31 0000790816 us-gaap:UnsecuredDebtMember
bdn:Note2023Member 2018-12-31 0000790816 us-gaap:UnsecuredDebtMember bdn:Note2024Member 2019-03-31
0000790816 us-gaap:UnsecuredDebtMember bdn:Note2024Member 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2027Member 2019-03-31 0000790816 us-gaap:UnsecuredDebtMember
bdn:Note2027Member 2018-12-31 0000790816 us-gaap:UnsecuredDebtMember bdn:Note2029Member 2019-03-31
0000790816 us-gaap:UnsecuredDebtMember bdn:Note2029Member 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIaPreferredTrustIMember 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIaPreferredTrustIMember 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIbPreferredTrustIMember 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIbPreferredTrustIMember 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIiPreferredTrustIiMember 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIiPreferredTrustIiMember 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember 2019-03-31 0000790816 us-gaap:UnsecuredDebtMember 2018-12-31 0000790816
bdn:UnsecuredCreditFacilityMember us-gaap:UnsecuredDebtMember 2019-01-01 2019-03-31 0000790816
bdn:IndentureIaPreferredTrustIMember us-gaap:UnsecuredDebtMember 2019-01-01 2019-03-31 0000790816
us-gaap:SecuredDebtMember bdn:TwoLoganSquareMember 2019-01-01 2019-03-31 0000790816
us-gaap:SecuredDebtMember bdn:FourTowerBridgeMember 2019-01-01 2019-03-31 0000790816
us-gaap:SecuredDebtMember bdn:OneCommerceSquareMember 2019-01-01 2019-03-31 0000790816
us-gaap:SecuredDebtMember bdn:TwoCommerceSquareMember 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:SevenYearTermLoanMember 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2023Member 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2024Member 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2027Member 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2029Member 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIbPreferredTrustIMember 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:IndentureIiPreferredTrustIiMember 2019-01-01 2019-03-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2023Member 2018-01-01 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2024Member 2018-01-01 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2027Member 2018-01-01 2018-12-31 0000790816
us-gaap:UnsecuredDebtMember bdn:Note2029Member 2018-01-01 2018-12-31 0000790816
us-gaap:RevolvingCreditFacilityMember bdn:NewCreditFacilityMember 2019-03-31 0000790816
us-gaap:RevolvingCreditFacilityMember us-gaap:LondonInterbankOfferedRateLIBORMember 2019-01-01
2019-03-31 0000790816 us-gaap:RevolvingCreditFacilityMember 2018-03-31 0000790816
us-gaap:RevolvingCreditFacilityMember 2019-03-31 0000790816 us-gaap:RevolvingCreditFacilityMember
2019-01-01 2019-03-31 0000790816 us-gaap:CarryingReportedAmountFairValueDisclosureMember
us-gaap:UnsecuredDebtMember 2019-03-31 0000790816
us-gaap:CarryingReportedAmountFairValueDisclosureMember us-gaap:UnsecuredDebtMember 2018-12-31
0000790816 us-gaap:CarryingReportedAmountFairValueDisclosureMember bdn:VariableRateDebtMember
2019-03-31 0000790816 us-gaap:CarryingReportedAmountFairValueDisclosureMember
bdn:VariableRateDebtMember 2018-12-31 0000790816
us-gaap:CarryingReportedAmountFairValueDisclosureMember us-gaap:MortgagesMember 2019-03-31 0000790816
us-gaap:CarryingReportedAmountFairValueDisclosureMember us-gaap:MortgagesMember 2018-12-31 0000790816
```

us-gaap:CarryingReportedAmountFairValueDisclosureMember 2019-03-31 0000790816

```
us-gaap:CarryingReportedAmountFairValueDisclosureMember 2018-12-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember us-gaap:UnsecuredDebtMember 2019-03-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember us-gaap:UnsecuredDebtMember 2018-12-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember bdn:VariableRateDebtMember 2019-03-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember bdn:VariableRateDebtMember 2018-12-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember us-gaap:MortgagesMember 2019-03-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember us-gaap:MortgagesMember 2018-12-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember 2019-03-31 0000790816
us-gaap:EstimateOfFairValueFairValueDisclosureMember 2018-12-31 0000790816
bdn:BrandywineNineteenNineteenVenturesMember 2018-06-26 0000790816
bdn:BrandywineNineteenNineteenVenturesMember us-gaap:OtherAssetsMember 2018-06-26 0000790816
bdn:ThirdPartyMember 2019-03-31 0000790816 bdn:ThirdPartyMember bdn:ThroughMarch2019Member
2019-01-01 2019-03-31 0000790816 bdn:ThirdPartyMember bdn:ThereafterUntilMarchOf2020Member 2019-01-01
2019-03-31 0000790816 bdn:ThirdPartyMember 2019-01-01 2019-03-31 0000790816
bdn:A3718InterestRateSwapMaturingOctober82022Member us-gaap:CashFlowHedgingMember 2019-03-31
0000790816 bdn:A3300InterestRateSwapMaturingJanuary302021Member us-gaap:CashFlowHedgingMember
2019-03-31 0000790816 bdn:A3090InterestRateSwapMaturingOctober302019Member
us-gaap:CashFlowHedgingMember 2019-03-31 0000790816
bdn:A3718InterestRateSwapMaturingOctober82022Member us-gaap:CashFlowHedgingMember 2018-12-31
0000790816 bdn:A3300InterestRateSwapMaturingJanuary302021Member us-gaap:CashFlowHedgingMember
2018-12-31 0000790816 bdn:A3090InterestRateSwapMaturingOctober302019Member
us-gaap:CashFlowHedgingMember 2018-12-31 0000790816
bdn:RedeemableCommonLimitedPartnershipUnitsMember 2019-01-01 2019-03-31 0000790816
bdn:RedeemableCommonLimitedPartnershipUnitsMember 2018-01-01 2018-03-31 0000790816
us-gaap:DividendDeclaredMember 2019-02-21 0000790816 2019-02-20 2019-02-21 0000790816
srt:MaximumMember 2019-01-03 0000790816 us-gaap:DividendDeclaredMember srt:SubsidiariesMember
2019-02-21 0000790816 srt:SubsidiariesMember 2019-02-20 2019-02-21 0000790816
us-gaap:RestrictedStockMember 2019-03-31 0000790816 us-gaap:RestrictedStockMember srt:MinimumMember
2019-01-01 2019-03-31 0000790816 us-gaap:RestrictedStockMember srt:MaximumMember 2019-01-01 2019-03-31
0000790816 us-gaap:RestrictedStockMember 2019-01-01 2019-03-31 0000790816 us-gaap:RestrictedStockMember
2018-01-01 2018-03-31 0000790816 us-gaap:RestrictedStockMember 2018-12-31 0000790816
us-gaap:ExecutiveOfficerMember us-gaap:RestrictedStockMember 2019-02-20 2019-02-21 0000790816
us-gaap:ExecutiveOfficerMember us-gaap:RestrictedStockMember srt:MinimumMember 2019-02-20 2019-02-21
0000790816 us-gaap:ExecutiveOfficerMember us-gaap:RestrictedStockMember srt:MaximumMember 2019-02-20
2019-02-21 0000790816 us-gaap:RestrictedStockMember 2019-02-20 2019-02-21 0000790816
bdn:CertainSeniorExecutivesMember us-gaap:RestrictedStockMember 2019-01-01 2019-03-31 0000790816
bdn:CertainSeniorExecutivesMember us-gaap:RestrictedStockMember srt:MaximumMember 2019-01-01 2019-03-31
0000790816 bdn:CertainSeniorExecutivesMember bdn:OutperformanceFeatureSharesMember srt:MaximumMember
2019-01-01 2019-03-31 0000790816 bdn:CertainSeniorExecutivesMember us-gaap:RestrictedStockMember
2019-03-31 0000790816 us-gaap:ExecutiveOfficerMember bdn:March012017RSPUGrantMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2018-12-31 0000790816 us-gaap:ExecutiveOfficerMember
bdn:February282018RSPUGrantMember bdn:RestrictedPerformanceShareUnitsPlanMember 2018-12-31 0000790816
us-gaap:ExecutiveOfficerMember bdn:February212019RSPUGrantMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2018-12-31 0000790816 us-gaap:ExecutiveOfficerMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2018-12-31 0000790816 us-gaap:ExecutiveOfficerMember
bdn:March012017RSPUGrantMember bdn:RestrictedPerformanceShareUnitsPlanMember 2019-01-01 2019-03-31
0000790816 us-gaap:ExecutiveOfficerMember bdn:February282018RSPUGrantMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-01-01 2019-03-31 0000790816
us-gaap:ExecutiveOfficerMember bdn:February212019RSPUGrantMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-01-01 2019-03-31 0000790816
us-gaap:ExecutiveOfficerMember bdn:RestrictedPerformanceShareUnitsPlanMember 2019-01-01 2019-03-31
```

```
0000790816 us-gaap:ExecutiveOfficerMember bdn:March012017RSPUGrantMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-03-31 0000790816 us-gaap:ExecutiveOfficerMember
bdn:February282018RSPUGrantMember bdn:RestrictedPerformanceShareUnitsPlanMember 2019-03-31 0000790816
us-gaap:ExecutiveOfficerMember bdn:February212019RSPUGrantMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-03-31 0000790816 us-gaap:ExecutiveOfficerMember
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-03-31 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember us-gaap:ExecutiveOfficerMember 2017-03-01 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember us-gaap:ExecutiveOfficerMember 2018-02-28 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember us-gaap:ExecutiveOfficerMember 2019-02-21 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember us-gaap:ExecutiveOfficerMember 2017-02-28 2017-03-01
0000790816 bdn:RestrictedPerformanceShareUnitsPlanMember us-gaap:ExecutiveOfficerMember 2018-02-27
2018-02-28 0000790816 bdn:RestrictedPerformanceShareUnitsPlanMember us-gaap:ExecutiveOfficerMember
2019-02-20 2019-02-21 0000790816 bdn:RestrictedPerformanceShareUnitsPlanMember 2019-01-01 2019-03-31
0000790816 bdn:RestrictedPerformanceShareUnitsPlanMember 2018-01-01 2018-03-31 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-03-31 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-02-01 2019-02-01 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember 2018-01-01 2018-12-31 0000790816
bdn:RestrictedPerformanceShareUnitsPlanMember 2019-01-22 bdn:segment 0000790816
bdn:PhiladelphiaCBDMember 2019-03-31 0000790816 bdn:PhiladelphiaCBDMember 2018-12-31 0000790816
bdn:PennsylvaniaSuburbsMember 2019-03-31 0000790816 bdn:PennsylvaniaSuburbsMember 2018-12-31
0000790816 bdn:AustinTexasMember 2019-03-31 0000790816 bdn:AustinTexasMember 2018-12-31 0000790816
bdn:MetropolitanDCMember 2019-03-31 0000790816 bdn:MetropolitanDCMember 2018-12-31 0000790816
us-gaap:AllOtherSegmentsMember 2019-03-31 0000790816 us-gaap:AllOtherSegmentsMember 2018-12-31
0000790816 us-gaap: AllOtherSegmentsMember
us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember bdn:LandHeldForDevelopmentMember
2019-03-31 0000790816 us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember
bdn:LandHeldForDevelopmentMember 2018-12-31 0000790816 bdn:PennsylvaniaSuburbsMember
us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember bdn:LandHeldForDevelopmentMember
2018-12-31 0000790816 us-gaap:AllOtherSegmentsMember
us-gaap:DisposalGroupHeldforsaleNotDiscontinuedOperationsMember bdn:LandHeldForDevelopmentMember
2018-12-31 0000790816
2019-03-31 0000790816
bdn:ThreeThousandOneAndThreeThousandThreeAndThreeThousandTwentyFiveJFKBoulevardMember 2018-01-01
2018-12-31 0000790816 bdn:PhiladelphiaCBDMember us-gaap:OperatingSegmentsMember 2019-01-01 2019-03-31
0000790816 bdn:PennsylvaniaSuburbsMember us-gaap:OperatingSegmentsMember 2019-01-01 2019-03-31
0000790816 bdn:AustinTexasMember us-gaap:OperatingSegmentsMember 2019-01-01 2019-03-31 0000790816
bdn:MetropolitanDCMember us-gaap:OperatingSegmentsMember 2019-01-01 2019-03-31 0000790816
us-gaap:AllOtherSegmentsMember us-gaap:OperatingSegmentsMember 2019-01-01 2019-03-31 0000790816
us-gaap:CorporateNonSegmentMember 2019-01-01 2019-03-31 0000790816 bdn:PhiladelphiaCBDMember
us-gaap:OperatingSegmentsMember 2018-01-01 2018-03-31 0000790816 bdn:PennsylvaniaSuburbsMember
us-gaap:OperatingSegmentsMember 2018-01-01 2018-03-31 0000790816 bdn:AustinTexasMember
us-gaap:OperatingSegmentsMember 2018-01-01 2018-03-31 0000790816 bdn:MetropolitanDCMember
us-gaap:OperatingSegmentsMember 2018-01-01 2018-03-31 0000790816 us-gaap:AllOtherSegmentsMember
us-gaap:OperatingSegmentsMember 2018-01-01 2018-03-31 0000790816 us-gaap:CorporateNonSegmentMember
2018-01-01 2018-03-31 0000790816 bdn:DRAAustinVentureMember 2018-12-11 0000790816
bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember bdn:MetropolitanDCOfficeMember 2018-12-20
0000790816 bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember bdn:MetropolitanDCOfficeMember
bdn:RockpointMember 2018-12-20 0000790816 bdn:MAPVentureMember 2019-03-31 0000790816
```

bdn:MAPVentureMember 2018-12-31 0000790816 bdn:PhiladelphiaCBDMember 2019-01-01 2019-03-31 0000790816 bdn:MetropolitanDCMember 2019-01-01 2019-03-31 0000790816 bdn:MAPVentureMember

2019-01-01 2019-03-31 0000790816 us-gaap: AllOtherSegmentsMember 2019-01-01 2019-03-31 0000790816 bdn:AustinTexasMember 2019-01-01 2019-03-31 0000790816 bdn:PhiladelphiaCBDMember 2018-01-01 2018-03-31 0000790816 bdn:MetropolitanDCMember 2018-01-01 2018-03-31 0000790816 bdn:MAPVentureMember 2018-01-01 2018-03-31 0000790816 us-gaap:AllOtherSegmentsMember 2018-01-01 2018-03-31 0000790816 bdn:AustinTexasMember 2018-01-01 2018-03-31 0000790816 us-gaap:MortgagesMember 2019-03-31 0000790816 srt:MinimumMember 2019-03-31 0000790816 srt:MaximumMember 2019-03-31 0000790816 us-gaap:AccountingStandardsUpdate201602Member 2019-03-31 0000790816 bdn:A618MarketStreetMember 2015-04-02 0000790816 bdn:A618MarketStreetMember 2015-04-01 2015-04-02 0000790816 bdn:A618MarketStreetMember 2019-03-31 0000790816 bdn:A4040WilsonVentureMember 2019-03-31 0000790816 bdn:TheBulletinBuildingMember srt:MinimumMember 2019-03-31 0000790816 bdn:TheBulletinBuildingMember 2019-01-01 2019-03-31 0000790816 bdn:TheBulletinBuildingMember 2019-03-31 0000790816 bdn:TheBulletinBuildingMember 2017-10-13 0000790816 bdn:DrexelSquareMember 2019-03-31 0000790816 us-gaap:SubsequentEventMember bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember us-gaap:SecuredDebtMember 2019-04-11 0000790816 us-gaap:SubsequentEventMember bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember us-gaap:SecuredDebtMember 2019-04-11 2019-04-11 0000790816 us-gaap:SubsequentEventMember bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember srt:MaximumMember us-gaap:SecuredDebtMember 2019-04-11 0000790816 us-gaap:SubsequentEventMember bdn:HerndonInnovationCenterMetroPortfolioVentureLLCMember us-gaap:SecuredDebtMember 2019-04-12 2019-04-12

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One)

Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended March 31, 2019

or

Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the transition period from to

Commission file number

001-9106 (Brandywine Realty Trust)

000-24407 (Brandywine Operating Partnership, L.P.)

Brandywine Realty Trust

Brandywine Operating Partnership, L.P.

(Exact name of registrant as specified in its charter)

MARYLAND (Brandywine Realty Trust) 23-2413352
DELAWARE (Brandywine Operating Partnership L.P.) 23-2862640
(State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.)

2929 Walnut Street

Suite 1700

Philadelphia, Pennsylvania 19104 (Address of principal executive offices) (Zip Code) Registrant's telephone number, including area code (610) 325-5600

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Brandywine Realty Trust Yes No Brandywine Operating Partnership, L.P. Yes No

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files).

Brandywine Realty Trust Yes No Brandywine Operating Partnership, L.P. Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company or an emerging growth company. See the definitions of "large accelerated filer", "accelerated filer", "smaller reporting company", and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Brandywine Realty Trust:

Smaller reporting company Emerging growth company

Brandywine Operating Partnership, L.P.:

Smaller reporting company Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Brandywine Realty Trust Yes No Brandywine Operating Partnership, L.P. Yes No

A total of 176,137,761 Common Shares of Beneficial Interest, par value \$0.01 per share of Brandywine Realty Trust, were outstanding as of April 26, 2019.

Securities registered pursuant to section 12(b) of the Act:

Title of each class Trading Symbol(s) Name of each exchange on which registered

Common Shares of Beneficial Interest BDN NYSE

EXPLANATORY NOTE

This report combines the quarterly reports on Form 10-Q for the period ended March 31, 2019 of Brandywine Realty Trust (the "Parent Company") and Brandywine Operating Partnership L.P. (the "Operating Partnership"). The Parent Company is a Maryland real estate investment trust, or REIT, that owns its assets and conducts its operations through the Operating Partnership, a Delaware limited partnership, and subsidiaries of the Operating Partnership. The Parent Company, the Operating Partnership and their consolidated subsidiaries are collectively referred to in this report as the "Company". In addition, as used in this report, terms such as "we", "us", and "our" may refer to the Company, the Parent Company, or the Operating Partnership.

The Parent Company is the sole general partner of the Operating Partnership and, as of March 31, 2019, owned a 99.4% interest in the Operating Partnership. The remaining 0.6% interest consists of common units of limited partnership interest issued by the Operating Partnership to third parties in exchange for contributions of properties to the Operating Partnership. As the sole general partner of the Operating Partnership, the Parent Company has full and complete authority over the Operating Partnership's day-to-day operations and management.

Management operates the Parent Company and the Operating Partnership as one enterprise. The management of the Parent Company consists of the same members as the management of the Operating Partnership.

As general partner with control of the Operating Partnership, the Parent Company consolidates the Operating Partnership for financial reporting purposes, and the Parent Company does not have significant assets other than its investment in the Operating Partnership. Therefore, the assets and liabilities of the Parent Company and the Operating Partnership are the same on their respective financial statements. The separate discussions of the Parent Company and the Operating Partnership in this report should be read in conjunction with each other to understand the results of the Company's operations on a consolidated basis and how management operates the Company.

The Company believes that combining the quarterly reports on Form 10-Q of the Parent Company and the Operating Partnership into a single report will result in the following benefits:

facilitate a better understanding by the investors of the Parent Company and the Operating Partnership by enabling them to view the business as a whole in the same manner as management views and operates the business; remove duplicative disclosures and provide a more straightforward presentation in light of the fact that a substantial portion of the disclosure applies to both the Parent Company and the Operating Partnership; and ereate time and cost efficiencies through the preparation of one combined report instead of two separate reports. There are few differences between the Parent Company and the Operating Partnership, which are reflected in the footnote disclosures in this report. The Company believes it is important to understand the differences between the Parent Company and the Operating Partnership in the context of how these entities operate as an interrelated consolidated company. The Parent Company is a REIT, whose only material asset is its ownership of partnership interests of the Operating Partnership. As a result, the Parent Company does not conduct business itself, other than acting as the sole general partner of the Operating Partnership, issuing equity from time to time and guaranteeing the debt obligations of the Operating Partnership. The Operating Partnership holds substantially all the assets of the Company and directly or indirectly holds the ownership interests in the Company's Real Estate Ventures. The Operating Partnership conducts the operations of the Company's business and is structured as a partnership with no publicly traded equity. Except for net proceeds from equity issuances by the Parent Company, which are contributed to the Operating Partnership in exchange for partnership units, the Operating Partnership generates the capital required by the Company's business through the Operating Partnership's operations, by the Operating Partnership's incurrence of indebtedness (directly and through subsidiaries) and through the issuance of partnership units of the Operating Partnership or equity interests in subsidiaries of the Operating Partnership.

The equity and non-controlling interests in the Parent Company and the Operating Partnership's equity are the main areas of difference between the consolidated financial statements of the Parent Company and the Operating

Partnership. The common units of limited partnership interest in the Operating Partnership are accounted for as partners' equity in the Operating Partnership's financial statements while the common units of limited partnership interests held by parties other than the Parent Company are presented as non-controlling interests in the Parent Company's financial statements. The differences between the Parent Company and the Operating Partnership's equity relate to the differences in the equity issued at the Parent Company and Operating Partnership levels.

To help investors understand the significant differences between the Parent Company and the Operating Partnership, this report presents the following as separate notes or sections for each of the Parent Company and the Operating Partnership:

- Consolidated Financial Statements; and
- Notes to the Parent Company's and Operating Partnership's Equity.

This report also includes separate Item 4. (Controls and Procedures) disclosures and separate Exhibit 31 and 32 certifications for each of the Parent Company and the Operating Partnership in order to establish that the Chief Executive Officer and the Chief Financial Officer of each entity have made the requisite certifications and that the Parent Company and Operating Partnership are compliant with Rule 13a-15 or Rule 15d-15 of the Securities Exchange Act of 1934, as amended, and 18 U.S.C. § 1350.

In order to highlight the differences between the Parent Company and the Operating Partnership, the separate sections in this report for the Parent Company and the Operating Partnership specifically refer to the Parent Company and the Operating Partnership. In the sections that combine disclosures of the Parent Company and the Operating Partnership, this report refers to such disclosures as those of the Company. Although the Operating Partnership is generally the entity that directly or indirectly enters into contracts and real estate ventures and holds assets and incurs debt, reference to the Company is appropriate because the business is one enterprise and the Parent Company operates the business through the Operating Partnership.

TABLE OF CONTENTS

	Page
PART I — FINANCIAL INFORMATION	
Item 1. Financial Statements	
Brandywine Realty Trust	
Financial Statements of Brandywine Realty Trust	5
Consolidated Balance Sheets as of March 31, 2019 and December 31, 2018	5
Consolidated Statements of Operations for the three-month periods ended March 31, 2019 and 2018	6
Consolidated Statements of Comprehensive Income for the three-month periods ended March 31, 2019 and 2018	7
Consolidated Statements of Beneficiaries' Equity for the three-month periods ended March 31, 2019 and 2018	8
Consolidated Statements of Cash Flows for the three-month periods ended March 31, 2019 and 2018	10
Brandywine Operating Partnership, L.P.	
Financial Statements of Brandywine Operating Partnership, L.P.	12
Consolidated Balance Sheets as of March 31, 2019 and December 31, 2018	12
Consolidated Statements of Operations for the three-month periods ended March 31, 2019 and 2018	13
Consolidated Statements of Comprehensive Income for the three-month periods ended March 31, 2019 and 2018	14
Consolidated Statements of Partners' Equity for the three-month periods ended March 31, 2019 and 2018	15
Consolidated Statements of Cash Flows for the three-month periods ended March 31, 2019 and 2018	17
Notes to Unaudited Consolidated Financial Statements	19
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	39
Item 3. Quantitative and Qualitative Disclosures about Market Risk	54
Item 4. Controls and Procedures	55
PART II — OTHER INFORMATION	56

Item 1. Legal Proceedings	56
Item 1A. Risk Factors	56
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds	56
Item 3. Defaults Upon Senior Securities	56
Item 4. Mine Safety Disclosures	56
Item 5. Other Information	56
Item 6. Exhibits	57
<u>Signatures</u>	59
Filing Format This combined Form 10-Q is being filed separately by Brandywine Realty Trust and Brandywine Operating Partnership, L.P.	
A	

PART I - FINANCIAL INFORMATION

Item 1. — Financial Statements

BRANDYWINE REALTY TRUST

CONSOLIDATED BALANCE SHEETS

(in thousands, except share and per share information)

	March 31, 2019 (unaudited)	December 31, 2018
ASSETS		
Real estate investments:		
Operating properties	\$4,015,879	\$3,953,319
Right of use asset - operating leases	22,175	-
Accumulated depreciation	(891,125	
Operating real estate investments, net	3,146,929	3,087,857
Construction-in-progress	112,176	150,263
Land held for development	88,047	86,401
Prepaid leasehold interests in land held for development, net	39,897	39,999
Total real estate investments, net	3,387,049	3,364,520
Assets held for sale, net	7,345	11,599
Cash and cash equivalents	14,449	22,842
Accounts receivable, net of allowance of \$284 and \$1,653 as of March 31, 2019 and		
December 31, 2018, respectively	21,780	16,394
Accrued rent receivable, net of allowance of \$11,018 and \$11,266 as of March 31, 2019)	
and December 31, 2018, respectively	168,781	165,243
Investment in Real Estate Ventures, equity method	161,568	169,100
Deferred costs, net	95,293	91,075
Intangible assets, net	119,903	131,348
Other assets	139,761	126,400
Total assets	\$4,115,929	\$4,098,521
LIABILITIES AND BENEFICIARIES' EQUITY		
Mortgage notes payable, net	\$319,132	\$ 320,869
Unsecured credit facility	160,500	92,500
Unsecured term loan, net	248,168	248,042
Unsecured senior notes, net	1,366,997	1,366,635
Accounts payable and accrued expenses	112,375	125,696
Distributions payable	34,107	33,632
Deferred income, gains and rent	24,749	28,293
Acquired lease intangibles, net	29,813	31,783
Lease liability - operating leases	22,402	-
Other liabilities	16,194	18,498
Total liabilities	\$2,334,437	\$2,265,948
Commitments and contingencies (See Note 14)		

Brandywine Realty Trust's Equity:

Common Shares of Brandywine Realty Trust's beneficial interest, \$0.01 par value; shares authorized 400,000,000; 176,001,580 and 176,873,324 issued and outstanding as of March 31, 2019 and December 31, 2018, respectively 1,761 1,770 Additional paid-in-capital 3,187,312 3,200,850 Deferred compensation payable in common shares 14,640 14,021 Common shares in grantor trust, 1,012,542 and 977,120 issued and outstanding as of March 31, 2019 and December 31, 2018, respectively (14,640 (14,021))) Cumulative earnings 795,186 796,513 Accumulated other comprehensive income 2,560 5,029 Cumulative distributions (2,217,469)(2,183,909) Total Brandywine Realty Trust's equity 1,769,350 1,820,253 Noncontrolling interests 12,142 12,320 Total beneficiaries' equity \$1,781,492 \$1,832,573 Total liabilities and beneficiaries' equity \$4,115,929 \$4,098,521

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited, in thousands, except share and per share information)

	Three-m	onth periods ended				
	March 3	1,				
	2019			2018		
Revenue						
Rents	\$	138,098		\$	126,759	
Third party						
management fees, labo	r					
reimbursement and						
leasing		3,955			7,674	
Other		1,843			1,925	
Total revenue		143,896			136,358	
Operating expenses						
Property operating						
expenses		39,481			39,332	
Real estate taxes		15,783			12,422	
Third party		,			•	
management expenses		2,117			4,750	
Depreciation and		,			,	
amortization		51,980			43,291	
General and		,			,	
administrative						
expenses		9,844			8,723	
Total operating		,			,	
expenses		119,205			108,518	
Gain on sale of real		,			,	
estate						
Net gain on sale of						
undepreciated real						
estate		1,001			22	
Total gain on sale of		,				
real estate		1,001			22	
Operating income		25,692			27,862	
Other income		- ,			- ,	
(expense):						
Interest income		525			703	
Interest expense		(20,357)		(19,533)
Interest expense -		(-)	,		(-)	
amortization of						
deferred financing						
costs		(666)		(627)
		(1,358)		(825)
		,,	,		(- 	,

Edgar Filing: BRANDYWINE REALTY TRUST - Form 10-Q

Equity in loss of Real							
Estate Ventures							
Net gain on real estate							
venture transactions		259				37,263	
Net income before		4.00.				44.042	
income taxes		4,095				44,843	
Income tax provision		(29)			(138)
Net income	_	4,066				44,705	
Net income attributab	le						
to noncontrolling							
interests	_	(57)			(376)
Net income attributab							
to Brandywine Realty	•						
Trust		4,009				44,329	
Nonforfeitable							
dividends allocated to	•						
unvested restricted							
shareholders		(119)			(114)
Net income attributab	le						
to Common							
Shareholders of							
Brandywine Realty							
Trust	\$	3,890			\$	44,215	
Basic income per							
Common Share	\$	0.02			\$	0.25	
Diluted income per							
Common Share	\$	0.02			\$	0.25	
Basic weighted average					450 005 505		
shares outstanding		175,857,358				178,395,525	
Diluted weighted							
average shares		156 464 212				150 500 011	
outstanding		176,464,218				179,788,311	

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited, in thousands)

	Three-month		
	periods ended		
	March 31,		
	2019	2018	
Net income	\$4,066	\$44,705	
Comprehensive income (loss):			
Unrealized gain (loss) on derivative financial instruments	(2,689)	4,696	
Amortization of interest rate contracts (1)	206	312	
Comprehensive income (loss):	(2,483)	5,008	
Comprehensive income	1,583	49,713	
Comprehensive income attributable to noncontrolling interest	(43)	(418)	
Comprehensive income attributable to Brandywine Realty Trust	\$1,540	\$49,295	

(1) Amounts reclassified from comprehensive income to interest expense within the Consolidated Statements of Operations.

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF BENEFICIARIES' EQUITY

For the three-month period ended March 31, 2019

(unaudited, in thousands, except number of shares)

	Number of Common Shares	Number of Rabbi Trust/Defer Compensati Shares	Realty redrust's	vine Additional aPaid-in	Deferred Compens Payable in Common Shares	Common Shares in	Cumulativ Earnings	Accumul Other Comprehelncome (Loss)	
BALANCE,	176 972 224	077 120	¢ 1 770	\$2,200,950	\$14,021	¢(14 021)	\$796,513	\$5,020	\$ (2.192.000 \ \$
December 31, 2018	176,873,324	977,120	\$1,770	\$3,200,850	\$14,021	\$(14,021)	\$ 190,313	\$5,029	\$(2,183,909) \$
Cumulative									
effect of							(5,336)		
accounting							(3,330))	
change							4.000		
Net income Other							4,009		
comprehensive								(2,469))
income								(-,)	,
Repurchase and									
retirement of									
Common Shares of	(1,337,169)	(13)	(17,268))				
Beneficial									
Interest									
Issuance of									
partnership									
interest in									
consolidated									
real estate ventures									
Share-based									
compensation	465,883	41,342	4	3,673					
activity									
Share Issuance									
from/(to)	(150	(5.020			610	(610)			
Deferred Compensation	(458	(5,920)	1		619	(619)	1		
Plan									
Reallocation of				57					
Noncontrolling									

interest

Distributions

declared (0.19 (33,560)

per share)

BALANCE, March 31, 2019 176,001,580 1,012,542 \$1,761 \$3,187,312 \$14,640 \$(14,640) \$795,186 \$2,560 \$(2,217,469) \$

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENT OF BENEFICIARIES' EQUITY

For the three-month period ended March 31, 2018

(unaudited, in thousands, except number of shares)

	Number of Common Shares	Number of Rabbi Trust/Defo Compensa Shares	eifreudst's	wine Additional aPaid-in	Deferred Compens Payable in Common Shares	Common Shares in		_	ılated h ©msind ative Distributions	None Inter
BALANCE, December 31,	178,285,236	894 736	\$1 784	\$3 218 564	\$12.445	\$(12,445)	\$660 174	\$2,399	\$(2,053,741)	\$17.
2017 Net income	170,200,200	0,1,750	Ψ1,701	ψ <i>3</i> ,210,001	Ψ12,113	ψ(1 2 ,110)	44,329	ψ 2, 399	\$ (2,000,111)	376
Other comprehensive income Issuance of								4,966		42
Common Shares of Beneficial Interest Issuance of partnership	23,311			416						
interest in consolidated real estate ventures Distributions from										15
consolidated real estate ventures Share-based										(54
compensation activity Share Issuance from/(to)	68,425		1	3,072			3			
Deferred Compensation Plan	66,830	53,856			1,061	(1,061)				

Share Choice (1,285) Plan issuance Reallocation of Noncontrolling (5 5) interest Distributions declared (0.18 (32,259 (26 per share) March 31, 2018 178,442,517 948,592 \$1,785 \$3,222,047 \$13,506 \$(13,506) \$704,506 \$7,365 \$(2,086,000) \$17, BALANCE,

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited, in thousands)

	Three-month periods ended March 31,		
	2019	2	2018
Cash flows from operating activities:			
Net income	\$4,066		\$44,705
Adjustments to reconcile net income to net cash from operating activities:			
Depreciation and amortization	51,980		43,291
Amortization of deferred financing costs	666		627
Amortization of debt discount/(premium), net	175		176
Amortization of stock compensation costs	3,449		3,265
Straight-line rent income	•)	
Amortization of acquired above (below) market leases, net	. ,)	(793)
Straight-line ground rent expense	351		22
Provision for doubtful accounts	-		467
Net gain on real estate venture transactions	-		(37,263)
Net gain on sale of interests in real estate	. ,)	(22)
Income from Real Estate Ventures, net of distributions	1,159		2,209
Income tax provision	29		138
Changes in assets and liabilities:			
Accounts receivable	(3,539	-	(646)
Other assets	(39,088	-	(12,911)
Accounts payable and accrued expenses			(1,146)
Deferred income, gains and rent	(3,148)	2,295
Other liabilities	19,459		(738)
Net cash provided by operating activities	17,766		38,698
Cash flows from investing activities:			
Acquisition of properties	-		(24,946)
Proceeds from the sale of properties	5,273		14,921
Proceeds from real estate venture sales	259		42,953
Proceeds from repayment of mortgage notes receivable	15		562
Capital expenditures for tenant improvements			(16,569)
Capital expenditures for redevelopments	•)	(2,429)
Capital expenditures for developments	(18,645)	(19,387)
Advances for the purchase of tenant assets, net of repayments	(1,615)	316
Investment in unconsolidated Real Estate Ventures	(182)	(261)
Deposits for real estate	3,152		(162)
Capital distributions from Real Estate Ventures	1,851		1,951
Leasing costs paid	(5,696)	(3,120)
Net cash used in investing activities	(41,343)	(6,171)
Cash flows from financing activities:			
Repayments of mortgage notes payable	(1,871)	(1,317)
Proceeds from credit facility borrowings	198,000		-
Repayments of credit facility borrowings	(130,000))	-

Proceeds from the exercise of stock options	800	-
Proceeds from the issuance of common shares	-	416
Shares used for employee taxes upon vesting of share awards	(1,230) (942)
Partner contributions to consolidated real estate venture	23	15
Partner distributions from consolidated real estate venture	_	(54)
Repurchase and retirement of common shares	(17,282	, ,
Distributions paid to shareholders	(33,084	•
Distributions to noncontrolling interest) (266)
Net cash provided by (used in) financing activities	1	(34,321)
Decrease in cash and cash equivalents and restricted cash	(8,408) (1,794)
Cash and cash equivalents and restricted cash at beginning of year	23,211	203,442
Cash and cash equivalents and restricted cash at end of period	\$14,803	\$201,648
Reconciliation of cash and cash equivalents and restricted cash:		
Cash and cash equivalents, beginning of period	\$22,842	\$202,179
Restricted cash, beginning of period	369	1,263
Cash and cash equivalents and restricted cash, beginning of period	\$23,211	\$203,442
Cash and cash equivalents, end of period	\$14,449	\$200,813
Restricted cash, end of period	354	835
Cash and cash equivalents and restricted cash, end of period	\$14,803	\$201,648
Cash and Cash Cash Cash and Lesia Color Cash, Chie of Parion	Ψ1.,000	\$201,0.0
Supplemental disclosure:		
Cash paid for interest, net of capitalized interest during the three months ended March 31,		
2019 and 2018 of \$728 and \$687, respectively	\$14,251	\$12,705
Cash paid for income taxes	-	7
Supplemental disclosure of non-cash activity:		
Dividends and distributions declared but not paid	34,107	32,502
Change in investment in real estate ventures as a result of dispositions	-	(17,313)
10		

Change in operating real estate related to a non-cash acquisition of an operating property	-	(20,653)
Change in intangible assets, net related to non-cash acquisition of an operating property	-	(3,144)
Change in acquired lease intangibles, net related to non-cash acquisition of an operating property	-	182
Change in investments in joint venture related to non-cash acquisition of property	-	(2,042)
Change in mortgage notes payable related to acquisition of an operating property	-	9,940
Change in capital expenditures financed through accounts payable at period end	(1,080)	(1,112)
Change in capital expenditures financed through retention payable at period end	(4,503)	(792)
The accompanying notes are an integral part of these consolidated financial statements.		

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED BALANCE SHEETS

(in thousands, except unit and per unit information)

ASSETS	March 31, 2019 (unaudited)	December 31, 2018
Real estate investments:		
Operating properties	\$4,015,879	\$ 3,953,319
Right of use asset - operating leases	22,175	ψ 5,755,517 -
Accumulated depreciation	(891,125)	(865,462)
Operating real estate investments, net	3,146,929	3,087,857
Construction-in-progress	112,176	150,263
Land held for development	88,047	86,401
Prepaid leasehold interests in land held for development, net	39,897	39,999
Total real estate investments, net	3,387,049	3,364,520
Assets held for sale, net	7,345	11,599
Cash and cash equivalents	14,449	22,842
Accounts receivable, net of allowance of \$284 and \$1,653 as of March 31, 2019 and	1 .,	,
December 31, 2018, respectively	21,780	16,394
Accrued rent receivable, net of allowance of \$11,018 and \$11,266 as of March 31, 2019	,	,
and December 31, 2018, respectively	168,781	165,243
Investment in Real Estate Ventures, equity method	161,568	169,100
Deferred costs, net	95,293	91,075
Intangible assets, net	119,903	131,348
Other assets	139,761	126,400
Total assets	\$4,115,929	\$ 4,098,521
LIABILITIES AND PARTNERS' EQUITY		
Mortgage notes payable, net	\$319,132	\$ 320,869
Unsecured credit facility	160,500	92,500
Unsecured term loan, net	248,168	248,042
Unsecured senior notes, net	1,366,997	1,366,635
Accounts payable and accrued expenses	112,375	125,696
Distributions payable	34,107	33,632
Deferred income, gains and rent	24,749	28,293
Acquired lease intangibles, net	29,813	31,783
Lease liability - operating leases	22,402	-
Other liabilities	16,194	18,498
Total liabilities	\$2,334,437	\$ 2,265,948
Commitments and contingencies (See Note 14)		
Redeemable limited partnership units at redemption value; 982,871 issued and		
outstanding as of March 31, 2019 and December 31, 2018	15,421	12,520
Brandywine Operating Partnership, L.P.'s equity:		
	1,761,580	1,813,136

General Partnership Capital; 176,001,580 and 176,873,324 units issued and outstanding as of March 31, 2019 and December 31, 2018, respectively

Accumulated other comprehensive income	2,242	4,725
Total Brandywine Operating Partnership, L.P.'s equity	1,763,822	1,817,861
Noncontrolling interest - consolidated real estate ventures	2,249	2,192
Total partners' equity	\$1,766,071	\$ 1,820,053
Total liabilities and partners' equity	\$4,115,929	\$ 4,098,521

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited, in thousands, except unit and per unit information)

	Three-month periods ended March 31,			
	2019		2018	
Revenue				
Rents	\$138,098		\$126,759	
Third party management fees, labor reimbursement and leasing	3,955		7,674	
Other	1,843		1,925	
Total revenue	143,896		136,358	
Operating expenses				
Property operating expenses	39,481		39,332	
Real estate taxes	15,783		12,422	
Third party management expenses	2,117		4,750	
Depreciation and amortization	51,980		43,291	
General and administrative expenses	9,844		8,723	
Total operating expenses	119,205		108,518	
Gain on sale of real estate				
Net gain on sale of undepreciated real estate	1,001		22	
Total gain on sale of real estate	1,001		22	
Operating income	25,692		27,862	
Other income (expense):				
Interest income	525		703	
Interest expense	(20,357)	(19,533)
Interest expense - amortization of deferred financing costs	(666)	(627)
Equity in loss of Real Estate Ventures	(1,358)	(825)
Net gain on real estate venture transactions	259		37,263	
Net income before income taxes	4,095		44,843	
Income tax provision	(29)	(138)
Net income	4,066		44,705	
Net income attributable to noncontrolling interests - consolidated real estate ventures	(34)	(5)
Net income attributable to Brandywine Operating Partnership	4,032		44,700	
Nonforfeitable dividends allocated to unvested restricted unitholders	(119)	(114)
Net income attributable to Common Partnership Unitholders of Brandywine Operating	9			
Partnership, L.P.	\$3,913		\$44,586	
Basic income per Common Partnership Unit	\$0.02		\$0.25	
Diluted income per Common Partnership Unit	\$0.02		\$0.25	
Basic weighted average common partnership units outstanding Diluted weighted average common partnership units outstanding	176,840,22 177,447,08		179,875,3 181,268,1	

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited, in thousands)

	Three-month periods ended		
	March 31	,	
	2019	2018	
Net income	\$4,066	\$44,705	
Comprehensive income (loss):			
Unrealized gain (loss) on derivative financial instruments	(2,689)	4,696	
Amortization of interest rate contracts (1)	206	312	
Comprehensive income (loss):	(2,483)	5,008	
Comprehensive income	1,583	49,713	
Comprehensive income attributable to noncontrolling interest - consolidated real estate ventures	(34)	(5)	
Comprehensive income attributable to Brandywine Realty Trust	\$1,549	\$49,708	

(1) Amounts reclassified from comprehensive income to interest expense within the Consolidated Statements of Operations.

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENTS OF PARTNERS' EQUITY

For the three-month period ended March 31, 2019

(unaudited, in thousands, except number of units)

	General Partne	er Capital			
		_	Accumulated	Noncontrollin	g
			Other	Interest -	
	Units	Amount	Comprehensiv	reConsolidated	Total
			Income	Real Estate	Partners'
			(Loss)	Ventures	Equity
BALANCE, December 31, 2018	176,873,324	\$1,813,136	\$ 4,725	\$ 2,192	\$1,820,053
Cumulative effect of accounting change		(5,336)			(5,336)
Net income		4,032		34	4,066
Other comprehensive income			(2,483)	(2,483)
Deferred compensation obligation	(458)				-
Repurchase and retirement of LP units	(1,337,169)	(17,281)			(17,281)
Issuance of partnership interest in				23	23
consolidated real estate ventures				23	23
Share-based compensation activity	465,883	3,677			3,677
Adjustment of redeemable partnership units to		(3,088)			(3,088)
liquidation value at period end		(3,000)			(3,000
Distributions declared to general partnership		(33,560)			(33,560)
unitholders (0.19 per unit)		(33,300)			(33,300)
BALANCE, March 31, 2019	176,001,580	\$1,761,580	\$ 2,242	\$ 2,249	\$1,766,071

The accompanying notes are an integral part of these consolidated financial statements.

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENT OF PARTNERS' EQUITY

For the three-month period ended March 31, 2018

(unaudited, in thousands, except number of units)

	General Partne	er Capital			
		-		ng	
			Accumulated	Interest -	
	Units	Amount	Other	Consolidated	Total
			Comprehensi	v R eal Estate	Partners'
			Income	Ventures	Equity
BALANCE, December 31, 2017	178,285,236	\$1,815,411	\$ 2,056	\$ 2,215	\$1,819,682
Net income		44,700		5	44,705
Other comprehensive income			5,008		5,008
Deferred compensation obligation	66,830				-
Issuance of LP Units	23,311	416			416
Issuance of partnership interest in consolidated	1			15	15
real estate ventures				13	13
Distributions from consolidated real estate				(54	(54)
ventures				(34	(34)
Share Choice Plan issuance	(1,285)				-
Share-based compensation activity	68,425	3,075			3,075
Adjustment of redeemable partnership units to		3,604			3,604
liquidation value at period end		3,004			3,004
Distributions declared to general partnership		(32,259)		\$(32,259)
unitholders (0.18 per unit)			,		Ψ(32,237)
BALANCE, March 31, 2018	178,442,517	\$1,834,947	\$ 7,064	\$ 2,181	\$1,844,192
The accompanying notes are an integral part of	f these consolic	lated financia	l statements.		

BRANDYWINE OPERATING PARTNERSHIP L.P.

CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited, in thousands)

	Three-month periods ended March 31,			
Cook flows from energting activities	2019		2018	
Cash flows from operating activities:				
Net income	\$4,066		\$44,705	
Adjustments to reconcile net income to net cash from operating activities:				
Depreciation and amortization	51,980		43,291	
Amortization of deferred financing costs	666		627	
Amortization of debt discount/(premium), net	175		176	
Amortization of stock compensation costs	3,449		3,265	
Straight-line rent income	(4,165)	(4,978)	
Amortization of acquired above (below) market leases, net	(1,805)	(793)	
Straight-line ground rent expense	351		22	
Provision for doubtful accounts	-		467	
Net gain on real estate venture transactions	-		(37,263)	
Net gain on sale of interests in real estate	(1,001)	(22)	
Income from Real Estate Ventures, net of distributions	1,159		2,209	
Income tax provision	29		138	
Changes in assets and liabilities:				
Accounts receivable	(3,539)	(646)	
Other assets	(39,088)	(12,911)	
Accounts payable and accrued expenses	(10,822)	(1,146)	
Deferred income, gains and rent	(3,148)	2,295	
Other liabilities	19,459		(738)	
Net cash provided by operating activities	17,766		38,698	
Cash flows from investing activities:				
Acquisition of properties	-		(24,946)	
Proceeds from the sale of properties	5,273		14,921	
Proceeds from real estate venture sales	259		42,953	
Proceeds from repayment of mortgage notes receivable	15		562	
Capital expenditures for tenant improvements	(14,978)	(16,569)	
Capital expenditures for redevelopments	(10,777)	(2,429)	
Capital expenditures for developments	(18,645)	(19,387)	
Advances for the purchase of tenant assets, net of repayments	(1,615)	316	
Investment in unconsolidated Real Estate Ventures	(182)	(261)	
Deposits for real estate	3,152		(162)	
Capital distributions from Real Estate Ventures	1,851		1,951	
Leasing costs paid	(5,696)	(3,120)	
Net cash used in investing activities	(41,343)	(6,171)	
Cash flows from financing activities:				
Repayments of mortgage notes payable	(1,871)	(1,317)	
Proceeds from credit facility borrowings	198,000		-	

Repayments of credit facility borrowings Proceeds from the exercise of stock options Proceeds from the issuance of common shares	(130,000 800) - - 416
Shares used for employee taxes upon vesting of share awards	(1,230	
Partner contributions to consolidated real estate venture	23	15
Partner distributions from consolidated real estate venture		(54)
Repurchase and retirement of common shares	(17,282	
Distributions paid to preferred and common partnership units	(33,271	•
Net cash provided by (used in) financing activities	15,169	
Decrease in cash and cash equivalents and restricted cash) (1,794)
Cash and cash equivalents and restricted cash at beginning of year	23,211	203,442
Cash and cash equivalents and restricted cash at end of period	\$14,803	\$201,648
cash and eash equivalents and restricted eash at one of period	ψ14,003	Ψ201,040
Reconciliation of cash and cash equivalents and restricted cash:		
Cash and cash equivalents, beginning of period	\$22,842	\$202,179
Restricted cash, beginning of period	369	1,263
Cash and cash equivalents and restricted cash, beginning of period	\$23,211	\$203,442
Cash and cash equivalents, end of period	\$14,449	\$200,813
Restricted cash, end of period	354	835
Cash and cash equivalents and restricted cash, end of period	\$14,803	\$201,648
Supplemental disclosure:		
Cash paid for interest, net of capitalized interest during the three months ended March 31,		
2019 and 2018 of \$728 and \$687, respectively	\$14,251	\$12,705
Cash paid for income taxes	\$14,231	7
Cash paid for income taxes	-	/
Supplemental disclosure of non-cash activity:		
Dividends and distributions declared but not paid	34,107	32,502
Change in investment in real estate ventures as a result of dispositions	_	(17,313)
17		, , ,

Change in operating real estate related to a non-cash acquisition of an operating property	-	(20,653)
Change in intangible assets, net related to non-cash acquisition of an operating property	-	(3,144)
Change in acquired lease intangibles, net related to non-cash acquisition of an operating property	-	182	
Change in investments in joint venture related to non-cash acquisition of property	-	(2,042)
Change in mortgage notes payable related to acquisition of an operating property	-	9,940	
Change in capital expenditures financed through accounts payable at period end	(1,080)	(1,112)
Change in capital expenditures financed through retention payable at period end	(4,503)	(792)
The accompanying notes are an integral part of these consolidated financial statements.			

BRANDYWINE REALTY TRUST AND BRANDYWINE OPERATING PARTNERSHIP, L.P.

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2019

1. ORGANIZATION OF THE PARENT COMPANY AND THE OPERATING PARTNERSHIP

The Parent Company is a self-administered and self-managed real estate investment trust ("REIT") that provides leasing, property management, development, redevelopment, acquisition and other tenant-related services for a portfolio of office, retail and mixed-use properties. The Parent Company owns its assets and conducts its operations through the Operating Partnership and subsidiaries of the Operating Partnership. The Parent Company is the sole general partner of the Operating Partnership and, as of March 31, 2019, owned a 99.4% interest in the Operating Partnership. The Parent Company's common shares of beneficial interest are publicly traded on the New York Stock Exchange under the ticker symbol "BDN".

As of March 31, 2019, the Company owned 96 properties that contained an aggregate of approximately 16.9 million net rentable square feet (collectively, the "Properties"). The Company's core portfolio of operating properties, as of March 31, 2019, excludes one development property and three redevelopment properties under construction or committed for construction (collectively, the "Core Properties"). The Properties were comprised of the following as of March 31, 2019:

	Number of	Rentable
	Properties	Square Feet
Office properties	88	15,719,636
Mixed-use properties	3	641,741
Retail property	1	17,884
Core Properties	92	16,379,261
Development property	1	204,108
Redevelopment properties	3	338,650
The Properties	96	16,922,019

In addition to the Properties, as of March 31, 2019, the Company owned land held for development, comprised of 234.7 acres of undeveloped land, of which 35.2 acres were held for sale and 1.8 acres related to leasehold interests in two land parcels, each acquired through prepaid 99-year ground leases, and held options to purchase approximately 55.5 additional acres of undeveloped land. As of March 31, 2019, the total potential development that these land parcels could support under current zoning and entitlements, including the parcels under option, amounted to an estimated 14.2 million square feet, of which 0.2 million square feet relates to 35.2 acres held for sale. As of March 31, 2019, the Company also owned economic interests in ten unconsolidated real estate ventures (collectively, the "Real Estate Ventures") (see Note 4, "Investment in Unconsolidated Real Estate Ventures," for further information). The Properties and the properties owned by the Real Estate Ventures are located in or near Philadelphia, Pennsylvania; Austin, Texas; Metropolitan Washington, D.C.; Southern New Jersey and Wilmington, Delaware.

The Company conducts its third-party real estate management services business primarily through wholly-owned management company subsidiaries. As of March 31, 2019, the management company subsidiaries were managing properties containing an aggregate of approximately 24.9 million net rentable square feet, of which approximately 16.9 million net rentable square feet related to Properties owned by the Company and approximately 8.0 million net rentable square feet related to properties owned by third parties and Real Estate Ventures.

Unless otherwise indicated, all references in this Form 10-Q to square feet represent net rentable area.

2. BASIS OF PRESENTATION

Basis of Presentation

The consolidated financial statements have been prepared by the Company pursuant to the rules and regulations of the U.S. Securities and Exchange Commission ("SEC") for interim financial statements. Certain information and footnote disclosures normally included in the annual financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") have been condensed or omitted pursuant to such rules and regulations. In the opinion of management, all adjustments consist solely of normal recurring matters, and result in a fair statement of the financial position of the Company as of March 31, 2019, the results of its operations for the three-month periods ended March 31, 2019 and 2018 and its cash flows for the three-month periods ended March 31, 2019 and 2018 have been included. The results of operations for such interim periods are not necessarily indicative of the results for a full year. These consolidated financial statements should be read in conjunction with the Parent Company's and the Operating Partnership's consolidated financial statements and footnotes included in their combined 2018 Annual Report on Form 10-K filed with the SEC on February 22, 2019.

The Company's Annual Report on Form 10-K for the year ended December 31, 2018 contains a discussion of our significant accounting policies under Note 2, "Summary of Significant Accounting Policies". Other than the adoption of ASU-2016-02, Leases (Topic 842),

there have been no significant changes in our significant accounting policies since December 31, 2018. Management discusses our significant accounting policies and management's judgments and estimates with the Company's Audit Committee.

Out of Period Adjustment

The Company recorded \$0.8 million of depreciation expense during the three-month period ended March 31, 2019, which should have been recorded in the consolidated financial statements for the three and twelve-month periods ended December 31, 2018. Management concluded that this misstatement was not material to the consolidated financial statements as of and for the twelve-month period ended December 31, 2018 or the three-month period ended March 31, 2019.

Reclassifications

The Company reclassified tenant reimbursements and termination fees within the "Rents" caption on the consolidated statements of operations as a result of the adoption of Topic 842, Leases as of January 1, 2019. Tenant reimbursements and termination fees, which were reclassified retrospectively for all periods, were formerly presented separately in the "Tenant reimbursements" and "Termination fees" captions, respectively, on the consolidated statements of operations. The prior year reclassifications were made to conform to current-year presentation under Topic 842 and did not result in any change in total revenue.

Adoptions of New Accounting Guidance

In February 2016, the FASB issued ASU 2016-02, Leases (Topic 842), modifying the principles for the recognition, measurement, presentation, and disclosure of leases for both parties to a contract (i.e., lessees and lessors). The new standard requires lessees to apply a dual approach, classifying leases as either finance or operating leases based on the principle of whether or not the lease is effectively a financed purchase by the lessee. This classification determines whether lease expense is recognized based on an effective interest method or on a straight-line basis over the term of the lease, respectively. A lessee is also required to record a right-of-use asset and lease liability for all leases with a term of greater than twelve months regardless of their classification. Leases with a term of twelve months or less will be accounted for in the same manner as operating leases under ASC 840, Leases. The new standard requires lessors to account for leases using an approach that is substantially equivalent to previous guidance for sales-type leases, direct financing leases, and operating leases. The guidance supersedes previously issued guidance under ASC 840.

The Company adopted Topic 842 effective January 1, 2019. In applying the modified retrospective transition method, the Company elected the package of practical expedients available for implementation, which allows for the following:

- An entity need not reassess whether any expired or existing contracts are or contain leases;
- An entity need not reassess the lease classification for any expired or existing leases; and
- An entity need not reassess initial indirect costs for any existing leases.

Furthermore, the Company elected the optional transition method to make January 1, 2019 the initial application date of the standard. This package of practical expedients allows entities to account for their existing leases for the

remainder of their respective lease terms following the previous accounting guidance.

The Company also elected to adopt the optional transition practical expedient provided in ASU 2018-01 to not evaluate under Topic 842 for existing or expired land easements prior to the application date to determine if they meet the definition of a lease.

The Company also elected to adopt the practical expedient offered in ASU 2018-11 that allows lessors to not allocate the total consideration to lease and nonlease components, such as tenant reimbursements, based on their relative standalone selling prices as the timing and pattern of revenue recognition of the combined single lease component is the same and the leases are classified as operating leases.

The Company elected to adopt ASU 2018-20, which allows lessors to not evaluate whether certain sal

Lessor accounting

The Company generates revenue under leases with tenants occupying the Properties. Generally, leases with tenants are accounted for as operating leases. As of March 31, 2019, the Company does not have any leases classified as direct-financing or sales-type leases. The operating leases have various expiration dates.

Lease payments on non-cancellable leases at March 31, 2019 are as follows (in thousands):

Year	Lease		
1 Cai	payments		
2019 (nine months remaining)	\$292,215		
2020	377,088		
2021	354,913		
2022	309,125		
2023	281,437		
Thereafter	1,270,928		
Total	\$2,885,706		

Lease payments on non-cancellable leases at December 31, 2018 are as follows (in thousands):

Lease				
payments				
\$392,058				
372,619				
349,160				
304,445				
277,388				
1,265,810				
\$2,961,480				

Fixed lease payments under tenant leases are recognized on a straight-line basis over the term of the related lease. The cumulative difference between lease revenue recognized under the straight-line method and contractual lease payments are recorded as "Accrued rent receivable" on the consolidated balance sheets. Variable lease payments are recognized as lease revenue in the period in which changes in facts and circumstances on which the variable lease payments are based occur.

In November 2018, the FASB issued ASU No. 2018-19, which clarifies that operating lease receivables are not within the scope of ASC 326-20 and should instead be accounted for under the new leasing standard, ASC 842. Topic 842 requires a binary approach to evaluating leases for collectability. Lessors are required to determine if it is probable that substantially all of the lease payments will be collected from the tenant over the lease term. Should the lessor determine that it is not probable that substantially all of the lease payments will be collected, the standard requires that the lessor writes off any accrued rent receivable and begin recognizing lease payments on a cash-basis. The Company has evaluated all leases for collectability and is recognizing lease payments for certain leases on a cash-basis as collectability of substantially all of the lease payments is not probable. As a result, during the quarter ended March 31, 2019, the write off of the accrued rent receivable of \$0.7 million was recorded by the Company upon adoption of Topic 842 as a cumulative effect of accounting change adjustment to equity through the "Cumulative earnings" caption on the consolidated balance sheets. The Company maintains a general reserve of \$11.3 million relating to leases that

existed prior to adoption of Topic 842 for which the Company has determined that collectability of substantially all of lease payments remains probable as of March 31, 2019.

The Company's lease revenue is impacted by the Company's determination of whether improvements to the property, whether made by the Company or by the tenant, are landlord assets. The determination of whether an improvement is a landlord asset requires judgment. In making this judgment, the Company's primary consideration is whether an improvement would be utilizable by another tenant upon move out of the improved space by the then-existing tenant. If the Company has funded an improvement that it determines not to be landlord assets, then it treats the cost of the improvement as a lease incentive. If the tenant has funded the improvement that the Company determines to be landlord assets, then the Company treats the costs of the improvement as deferred revenue and amortizes this costs into revenue over the lease term.

For certain leases, the Company also makes significant assumptions and judgments in determining the lease term, including assumptions when the lease provides the tenant with an early termination option or purchase option. The lease term impacts the period over which the Company determines and records lease payments and also impacts the period of which it amortizes lease-related costs. The Company considers all relevant factors that create an economic incentive for the lessee and uses judgement to determine if those factors,

considered together, signify that the lessee is reasonably certain to exercise the option. For leases where a tenant executes a lease termination, termination fees are recognized over the modified term of the lease as rental income. Additionally, any deferred rents receivable are accelerated over the modified lease term.

The Company's leases also typically provide for tenant reimbursement of a portion of common area maintenance expenses and other operating expenses to the extent that a tenant's pro rata share of expenses exceeds a base year level set in the lease or to the extent that the tenant has a lease on a triple net basis. The Company also contracts with third-party vendors and suppliers for goods and services to fulfill certain of the Company's obligations to tenants. Tenant reimbursements are billed in the period in which the related expenses are incurred.

The table below sets forth the allocation of lease revenue recognized between fixed contractual payments and variable lease payments (in thousands):

Three Months Ended March 31, 2019

Lease Revenue 2019
Fixed lease payments \$ 108,033
Variable lease payments 30,064
Total \$ 138,097

Fixed lease payments include contractual rents under lease agreements with tenants recognized on a straight-line basis over the lease term, including amortization of lease incentives and above or below market rent intangibles, and parking income that is fixed under a long-term contract. Variable lease payments include reimbursements billed to tenants, termination fees, bad debt expense, and parking income that is not fixed under a long-term contract.

Lessee Accounting

The Company is the lessee under six long-term ground leases classified as operating leases. While adoption of the practical expedient allows the Company to not revisit the classification of existing leases, the Company measured the present value of the future lease payments for each ground lease agreement and recognized a right of use asset and lease liability in the aggregate amount of \$22.4 million, each as of January 1, 2019 in accordance with Topic 842. The right of use assets and lease liabilities are presented in the "Right of use asset – operating leases" and "Lease liability – operating leases" captions, respectively, on the consolidated balance sheets as of March 31, 2019.

The Company makes significant assumptions and judgements when determining the discount rate for the lease to calculate the present value of the lease payments. As the rate implicit in the lease is not readily determinable, the Company estimates the incremental borrowing rate ("IBR") that it would need to pay to borrow on a collateralized basis over a similar lease term an amount equal to the lease payments in a similar economic environment. The Company utilized a market-based approach to estimate the IBR for each individual lease. The base IBR was estimated utilizing observable mortgage and corporate bond rates, which were then adjusted to account for considerations related to the Company's credit rating and the lease term to select an incremental borrowing rate for each lease.

The lease liabilities and right of use assets are amortized on a straight-line basis over the lease term with the corresponding expense classified in the "Property operating expenses" caption on the consolidated statement of operations. Certain of the Company's ground leases contain extension options. The Company has exercised judgment in considering all economic factors to determine that it is not reasonably certain to exercise the extension options and therefore has not included the extension period in the remaining lease term. With the exception of certain ground leases that are subject to rent increases periodically based on the CPI index, all lease payments under the ground lease are fixed. Topic 842 requires use of the most recent CPI adjustment when determining the present value of the lease payments for an indexed lease. As such, the 2018 CPI index was used to determine the right of use asset and corresponding lease liability as of January 1, 2019. Additional rent payments for amounts in excess of this estimated growth rate will be expensed on a cash basis as incurred and are considered variable lease costs.

The table below summarizes the Company's operating lease cost (in thousands) recognized through the "Property operating expenses" caption on the consolidated statement of operations:

	T	hree	
	M	lonths	
	E	nded	
	M	Iarch 31	,
Lease Cost	20)19	
Fixed lease cost	\$	525	
Variable lease cost		14	
Total	\$	539	
Weighted-average remaining lease term (years)		53.2	
Weighted-average discount rate		6.3	%

Marine Piers Sublease Interest Sale

On March 15, 2017, the Company sold its sublease interest in the Piers at Penn's Landing (the "Marine Piers"), which includes leasehold improvements containing 181,900 net rentable square feet, and a marina, located in Philadelphia, Pennsylvania, for an aggregate sales price of \$21.4 million. On the closing date, the buyer paid \$12.0 million in cash and the Company received cash proceeds of \$11.2 million, after closing costs and prorations. The \$9.4 million balance of the purchase is due on (a) January 31, 2020, in the event that the tenant at the Marine Piers does not exercise an option it holds to extend the term of the sublease or (b) January 15, 2024, in the event that the tenant does exercise the option to extend the term of the sublease. In accordance with ASU 2017-05, the Company determined that it is appropriate to recognize the sale of the sublease interest in the Marine Piers and to defer the amount of the pending payment due from the buyer because the Company cannot determine the collectability of the remaining \$9.4 million balance due under the purchase and sale agreement. The net book value of the Marine Piers was \$4.7 million, resulting in a gain on sale of \$6.5 million. The remaining gain on sale of \$9.4 million arising from the pending payment will be recognized at the earlier of: (i) the time that the Company determines collection of the deferred payment is probable or (ii) on the second purchase price installment date. Based on the facts and circumstances, revenue recognition under ASU 2017-05 coincides with the Company's previous conclusion under ASC 360-20, and therefore no restatement of the consolidated financial statements is necessary as a result of implementing the guidance for the sale of nonfinancial assets. During the first quarter of 2019, the tenant at the Marine Piers exercised its option to extend the term of its sublease. Therefore, the Company expects to receive the \$9.4 million balance on January 15, 2024.

Recent Accounting Pronouncements

In March 2019, the FASB issued ASU No. 2019-01, an amendment to the lease ASU to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and disclosing essential information about leasing transactions. The amendments in this update reinstate the exception in Topic 842 for lessors that are not manufacturers or dealers. The amendment is effective with Topic 842. Specifically, those lessors will use their cost, reflecting any volume or trade discounts that may apply, as the fair value of the underlying asset. However, if significant time lapses between the acquisition of the underlying asset and lease commencement, those lessors will be required to apply the definition of fair value (exit price) in Topic 820. The Company has evaluated the impact of this new guidance and determined that it will not have a material impact on its consolidated financial statements.

In June 2016, the FASB issued ASU No. 2016-13 that changes how entities measure credit losses for most financial assets and certain other instruments that are not measured at fair value through net income. The guidance replaces the current incurred loss model with an expected loss approach, resulting in more timely recognition of such losses. The guidance is effective for fiscal years beginning after December 15, 2019, including interim periods within those fiscal years. Early adoption is permitted after December 2018. The Company is in the process of evaluating the impact of this new guidance on reserves for notes receivable. The Company has not quantified the impact that this guidance will have on its consolidated financial statements.

3. REAL ESTATE INVESTMENTS

As of March 31, 2019 and December 31, 2018, the gross carrying value of the operating properties was as follows (in thousands):

	March 31,	December 31,
	2019	2018
Land	\$509,503	\$ 508,363
Building and improvements	3,068,255	3,029,427
Tenant improvements	438,121	415,529
Total	\$4,015,879	\$ 3,953,319
23		

Dispositions

The Company sold the following land parcel and recognized a gain on a property sold in a prior year during the three-month period ended March 31, 2019 (dollars in thousands):

			Number			Net	Gain	
			of		Sales	Proceeds	on	
Disposition Date	Property/Portfolio Name	Location	Parcels	Acres	Price	on Sale	Sale	
March 15, 2019	9 Presidential Boulevard	Bala Cynwyd, PA	1	2.7	\$5,325	\$ 5,023	\$751	
January 8, 2015	Libertyview	Cherry Hill, NJ	-	-	-	250	250	(a)
Total Dispositions			1	2.7	\$5,325	\$ 5,273	\$1,001	

(a) As of January 2019, the Company will receive an additional \$1.0 million of contingent consideration. The Company will recognize this consideration on a cash basis due to uncertainty of collectability. The \$1.0 million consideration is payable to the Company in twelve equal installments, of which \$0.3 million has been received during the three-month period ended March 31, 2019.

The sale of land referenced above does not represent a strategic shift that has a major effect on the Company's operations and financial results. Accordingly, the operating results of the property remains classified within continuing operations for all periods presented.

Held for Sale

As of March 31, 2019, the Company determined that the sale of two parcels of land totaling 35.2 acres in the Other segment was probable and classified these properties as held for sale in accordance with applicable accounting standards for long-lived assets. As of March 31, 2019, \$7.3 million was reclassified from the "Land held for development" caption to the "Assets held for sale, net" caption on the consolidated balance sheets. There were no other reclassifications related to these parcels of land. As of March 31, 2019, the fair value less the anticipated costs of sale of the properties exceeded the carrying values. As a result, the Company expects to record gains on sale. The fair value measurement is based on the pricing in the purchase and sale agreements.

The disposals of the land referenced above do not represent a strategic shift that has a major effect on the operations and financial results of the Company. As a result, the operating results of the properties remain classified within continuing operations for all periods presented.

<u>4. INVESTMENT IN UNCONSOLIDATED REAL ESTATE VENTURES</u>

As of March 31, 2019, the Company held ownership interests in ten unconsolidated Real Estate Ventures for an aggregate investment balance of \$161.6 million. The Company formed or acquired interests in these Real Estate Ventures with unaffiliated third parties to develop or manage office, residential and/or mixed-use properties or to acquire land in anticipation of possible development of office, residential and/or mixed-use properties. As of March 31, 2019, six real estate ventures owned properties that contain an aggregate of approximately 5.8 million net rentable square feet of office space; two real estate ventures owned 1.4 acres of land held for development; one real estate venture owned 1.3 acres of land in active development; and one real estate venture owned a residential tower that contains 321 apartment units.

The Company accounts for its unconsolidated interests in the Real Estate Ventures using the equity method. The Company's unconsolidated interests range from 15% to 70%, subject to specified priority allocations of distributable cash in certain of the Real Estate Ventures.

The Company earned management fees from its Real Estate Ventures of \$1.1 million and \$1.3 million for the three-month periods ended March 31, 2019 and March 31, 2018, respectively.

The Company earned leasing commission income from its Real Estate Ventures of \$0.2 million and \$0.8 million for the three-month periods ended March 31, 2019, and March 31, 2018, respectively.

The Company had outstanding accounts receivable balances from its Real Estate Ventures of \$0.8 million as of both March 31, 2019 and December 31, 2018.

The amounts reflected in the following tables (except for the Company's share of equity and income) are based on the financial information of the individual Real Estate Ventures. The Company does not record operating losses of a Real Estate Venture in excess of its investment balance unless the Company is liable for the obligations of the Real Estate Venture or is otherwise committed to provide financial support to the Real Estate Venture.

The following is a summary of the financial position of the Real Estate Ventures in which the Company held interests as of March 31, 2019 and December 31, 2018 (in thousands):

	March 31,	December 31,
	2019	2018
Net property	\$835,827	\$ 835,983
Other assets (a)	365,840	159,499
Other liabilities (a)	287,138	85,681
Debt, net (b)	490,840	365,707
Equity (c)	423,689	544,094

- (a) The increase in 'Other assets' and 'Other liabilities' for the period ended March 31, 2019 compared to the period ended December 31, 2018 is due to the recording of the right of use asset and lease liability of \$197.1 million and \$249.3 million, respectively, for the MAP Venture ground lease upon adoption of Topic 842, which was adopted by the venture on January 1, 2019.
- (b) This amount increased as a result of third-party debt financing received by Herndon Innovation Center Venture, an unconsolidated real estate venture on March 29, 2019. See "Herndon Innovation Center Metro Portfolio Venture" section below for further information.
- (c) This amount includes the effect of the basis difference between the Company's historical cost basis and the basis recorded at the Real Estate Venture level, which is typically amortized over the life of the related assets and liabilities. Basis differentials occur from the impairment of investments, purchases of third party interests in existing Real Estate Ventures and upon the transfer of assets that were previously owned by the Company into a Real Estate Venture. In addition, certain acquisition, transaction and other costs may not be reflected in the net assets at the Real Estate Venture level.

The following is a summary of results of operations of the Real Estate Ventures in which the Company held interests during the three--month periods ended March 31, 2019 and 2018, respectively (in thousands):

Thurs month maried and ad March 21

	Three-month period ended March 31,					
	2019					
	evo at	Cira				
	Centre	SOATA				
	(a)	Venture		Other	Total	
Revenue	\$-	\$18,288		\$16,771	\$35,059	
Operating expenses	-	(12,155))	(6,563)	(18,718))
Interest expense, net	-	(2,536))	(1,384)	(3,920))
Depreciation and amortization	-	(6,349)	(7,363)	(13,712))
Net income (loss)	\$-	\$(2,752))	\$1,461	\$(1,291))
Ownership interest %	50%	50	%	(b)	(b)	
Company's share of net income (loss)	\$-	\$(1,376))	\$64	\$(1,312))
Basis adjustments and other	-	(56)	10	(46))
Equity in income (loss) of Real Estate Ventures	\$-	\$(1,432))	\$74	\$(1,358))

Three-month period ended March 31, 2018 evo at CirMAP Other Total Centre Solventure

	(a)		
Revenue	\$995	\$17,080	\$24,746 \$42,821
Operating expenses	(250)	(10,307)	(10,211) $(20,768)$
Interest expense, net	(388)	(3,791)	(3,947) (8,126)
Depreciation and amortization	(376)	(4,701)	(9,307) (14,384)
Loss on early extinguishment of debt	(718)	-	- (718)
Net income (loss)	\$(737)	\$(1,719)	\$1,281 \$(1,175)
Ownership interest %	50 %	50 %	(b) (b)
Company's share of net income (loss)	\$(369)	\$(860)	\$523 \$(706)
Basis adjustments and other	11	7	(137) (119)
Equity in income (loss) of Real Estate Ventures	\$(358)	\$(853)	\$386 \$(825)

⁽a) The Company sold its 50% ownership interest in evo at Cira Centre South Venture during the first quarter of 2018.

⁽b) The Company's unconsolidated ownership interests ranged from 15% to 70% during the three-month periods ended March 31, 2019 and 25% to 70% during the three-month periods ended March 31, 2018, subject to specified priority allocations of distributable cash in certain of the Real Estate Ventures.

MAP Venture

MAP Ground Lease Venture LLC (the "MAP Venture"), an unconsolidated real estate venture in which the Company holds a 50% ownership interest, is the lessee under a 99-year ground lease of land parcels underlying 58 office properties owned by the MAP Venture. Upon adoption of Topic 842, Leases on January 1, 2019, the MAP Venture determined that the carrying amount of the right of use asset was greater than the fair value of the underlying right of use asset was determined using the purchase price paid by a third-party to acquire the ground lease. As a result, the venture recorded a \$9.2 million cumulative effect of accounting change adjustment simultaneously with the recording of the right of use asset to reduce the value of the right of use asset to its estimated fair value. The Company recorded its \$4.6 million proportionate share of the cumulative effect of accounting change adjustment through the "Cumulative earnings" caption on its consolidated balance sheets.

Herndon Innovation Center Metro Portfolio Venture, LLC

On March 29, 2019, Herndon Innovation Center Metro Portfolio Venture, LLC ("Herndon Innovation Center Venture"), in which the Company holds a 15% ownership interest, obtained \$134.1 million of third-party debt financing, secured by four properties within the venture, with an initial advance of \$113.1 million. On April 1, 2019, the venture received \$111.0 million in net cash proceeds from the financing, of which \$16.7 million was distributed to the Company for its share in the venture. The loan bears interest at LIBOR + 1.95% capped at a total maximum interest rate of 5.45% - 6.45% over the term of the loan and matures on March 29, 2024.

Guarantees

As of March 31, 2019, the Real Estate Ventures had aggregate indebtedness of \$498.2 million. These loans are generally mortgage or construction loans, most of which are nonrecourse to the Company, except for customary carve-outs. As of March 31, 2019, the loans to Real Estate Ventures for which there is recourse to the Company consist of the following: (i) a \$0.3 million payment guarantee on a loan with a \$3.7 million outstanding principal balance, provided to PJP VII; and (ii) up to a \$41.3 million payment guarantee on a \$150.0 million construction loan provided to 4040 Wilson. In addition, during construction undertaken by Real Estate Ventures, including 4040 Wilson, the Company has provided and expects to continue to provide cost overrun and completion guarantees, with rights of contribution among partners or members in the Real Estate Ventures, as well as customary environmental indemnities and guarantees of customary exceptions to nonrecourse provisions in loan agreements.

5. INTANGIBLE ASSETS AND LIABILITIES

As of March 31, 2019 and December 31, 2018, the Company's intangible assets/liabilities were comprised of the following (in thousands):

March 31, 2019

Intangible

Total Accumulated Assets, Cost Amortization net

Intangible assets, net:

In-place lease value \$179,979 \$ (62,584) \$117,395

Tenant relationship value Above market leases acquired Total intangible assets, net	9,564 4,966 \$194,509	(8,715 (3,307 \$ (74,606) 849) 1,659) \$119,903
Acquired lease intangibles, net Below market leases acquired		\$ (19,415) \$29,813
	December	31, 2018	Intangible
	Total	Accumulate	•
	Cost	Amortization	,
Intangible assets, net:			
In-place lease value	\$181,887	\$ (53,376) \$128,511
Tenant relationship value	9,564	(8,551) 1,013
Above market leases acquired	4,966	(3,142) 1,824
Total intangible assets, net	\$196,417	\$ (65,069) \$131,348
Acquired lease intangibles, net Below market leases acquired		\$ (17,872) \$31,783

As of March 31, 2019, the Company's annual amortization for its intangible assets/liabilities, assuming no prospective early lease terminations, was as follows (dollars in thousands):

	Assets	Liabilities
2019 (nine months remaining)	\$30,532	\$ 5,433
2020	28,393	5,707
2021	20,128	4,302
2022	12,791	2,654
2023	9,756	2,094
Thereafter	18,303	9,623
Total	\$119,903	\$ 29,813

6. DEBT OBLIGATIONS

The following table sets forth information regarding the Company's consolidated debt obligations outstanding at March 31, 2019 and December 31, 2018 (in thousands):

			Effective	Maturity
	March 31, 2019	December 31, 2018	Interest Rate	Date
MORTGAGE DEBT:				
Two Logan Square	\$82,385	\$ 82,805	3.98%	May 2020
Four Tower Bridge	9,469	9,526	4.50%	Feb 2021
One Commerce Square	119,292	120,183	3.64%	Apr 2023
Two Commerce Square	110,014	110,518	4.51%	Apr 2023
Principal balance outstanding Plus: fair market value premium (discount), net Less: deferred financing costs Mortgage indebtedness	321,160 (1,664) (364) \$319,132	323,032 (1,759) (404) \$ 320,869		
UNSECURED DEBT				
\$600 million Unsecured Credit Facility	\$160,500	\$ 92,500	LIBOR + 1.10%	Jul 2022
Seven-Year Term Loan - Swapped to fixed	250,000	250,000	2.87%	Oct 2022
\$350.0M 3.95% Guaranteed Notes due 2023	350,000	350,000	3.87%	Feb 2023

\$250.0M 4.10% Guaranteed Notes due 2024	250,000	250,000	4.33%	Oct 2024
\$450.0M 3.95% Guaranteed Notes due 2027	450,000	450,000	4.03%	Nov 2027
\$250.0M 4.55% Guaranteed Notes due 2029	250,000	250,000	4.60%	Oct 2029
Indenture IA (Preferred Trust I)	27,062	27,062	LIBOR + 1.25%	Mar 2035
Indenture IB (Preferred Trust I) - Swapped to fixed	25,774	25,774	3.30%	Apr 2035
Indenture II (Preferred Trust II) - Swapped to fixed	25,774	25,774	3.09%	Jul 2035
Principal balance outstanding	1,789,110	1,721,110		
Plus: original issue premium (discount), net	(4,015)	(4,096)	
Less: deferred financing costs	(9,430)	(9,837)	
Total unsecured indebtedness	\$1,775,665	\$ 1,707,177		
Total Debt Obligations	\$2,094,797	\$ 2,028,046		

As of both March 31, 2019 and December 31, 2018, the Company's weighted-average effective interest rates on its mortgage notes payable were 4.05%, respectively.

In addition to the debt described above, the Company utilizes borrowings under its unsecured revolving credit facility (the "Credit Facility") for general business purposes, including to fund costs of acquisitions, developments and redevelopments of properties, fund share repurchases and to repay from time to time other debt. The Credit Facility provides for borrowings of up to \$600.0 million and the per annum variable interest rate on borrowings is LIBOR plus 1.10%. The interest rate and facility fee are subject to adjustment upon a change in the Company's unsecured debt ratings. During the three months ended March 31, 2019, the weighted-average interest rate on Credit Facility borrowings was 2.50% resulting in \$1.3 million of interest expense. As of March 31, 2019, the effective interest rate on

Credit Facility borrowings was 3.60%. The Company had no borrowings under the Credit Facility as of and during the three-months ended March 31, 2018.

The Parent Company unconditionally guarantees the unsecured debt obligations of the Operating Partnership (or is a co-borrower with the Operating Partnership) but does not by itself incur unsecured indebtedness. The Parent Company has no material assets other than its investment in the Operating Partnership.

The Company was in compliance with all financial covenants as of March 31, 2019. Management continuously monitors the Company's current and anticipated compliance with the covenants. Certain of the covenants restrict the Company's ability to obtain alternative sources of capital.

As of March 31, 2019, the Company's aggregate scheduled principal payments of debt obligations, excluding amortization of discounts and premiums, are as follows (in thousands):

2019 (nine months remaining)	\$5,723
2020	87,226
2021	15,143
2022	416,832
2023	556,736
Thereafter	1,028,610
Total principal payments	2,110,270
Net unamortized premiums/(discounts)	(5,679)
Net deferred financing costs	(9,794)
Outstanding indebtedness	\$2,094,797

7. FAIR VALUE OF FINANCIAL INSTRUMENTS

Financial assets and liabilities recorded on the consolidated balance sheets are categorized based on the inputs to the valuation techniques as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company has the ability to access;
- Level 2 inputs are inputs, other than quoted prices included in Level 1, which are observable for the asset or liability, either directly or indirectly. Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the asset or liability (other than quoted prices), such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals; and
- Level 3 inputs are unobservable inputs for the asset or liability, which is typically based on an entity's own assumptions, as there is little, if any, related market activity or information.

The Company determined the fair values disclosed below using available market information and discounted cash flow analyses as of March 31, 2019 and December 31, 2018, respectively. The discount rate used in calculating fair value is the sum of the current risk free rate and the risk premium on the date of measurement of the instruments or obligations. Considerable judgment is necessary to interpret market data and to develop the related estimates of fair value. Accordingly, the estimates presented are not necessarily indicative of the amounts that the Company could realize upon disposition. The use of different estimates and valuation methodologies may have a material effect on the fair value amounts shown. The Company believes that the carrying amounts reflected in the consolidated balance sheets at March 31, 2019 and December 31, 2018 approximate the fair values for cash and cash equivalents, accounts

receivable, other assets (except for the note receivable disclosed below), accounts payable and accrued expenses. The following are financial instruments for which the Company's estimates of fair value differ from the carrying amounts (in thousands):

	March 31, 20	019	December 31, 2018		
	Carrying Fair Value		Carrying	Fair Value	
	Amount (a)	Tall value	Amount (a)	ran value	
Unsecured notes payable	\$1,288,387	\$1,301,735	\$1,288,024	\$1,262,570	
Variable rate debt	\$487,278	\$470,869	\$419,153	\$402,924	
Mortgage notes payable	\$319,132	\$320,187	\$320,869	\$318,515	
Notes receivable (b)	\$47,753	\$47,691	\$47,771	\$47,747	
28					

- (a) The carrying amounts presented in the table above are net of deferred financing costs of \$7.6 million and \$7.9 million for unsecured notes payable, \$1.8 million and \$5.1 million for variable rate debt and \$0.4 million for mortgage notes payable as of both March 31, 2019 and December 31, 2018, respectively.
- (b) The inputs to originate the notes receivable are unobservable and, as a result, are categorized as Level 3. The Company determined fair value by calculating the present value of the cash payments to be received through the maturity date of the loans.

On June 26, 2018, the Company provided a \$44.4 million mortgage loan to Brandywine 1919 Ventures, an unconsolidated real estate venture in which the Company holds a 50% ownership interest, and recorded a note receivable of \$44.4 million. Refer to the Company's Annual Report on Form 10-K for the year ended December 31, 2018 for further detail regarding this financing.

As of March 31, 2019, notes receivable also include a \$3.4 million note receivable that was provided to a third party to acquire a property. The loan bears interest at 7.0% through March 2019 and at 8.0% thereafter until its maturity date in March of 2020. The principal balance of the loan amortizes down to a \$3.1 million balloon payment, which the Company expects to receive at the maturity date of March of 2020.

The Company periodically assesses collectability of the notes receivable in accordance with the accounting standard for loan receivables. As of March 31, 2019, the Company's notes receivable are collectible.

The inputs utilized to determine the fair value of the Company's unsecured notes payable are categorized as Level 2. This is because the Company valued these instruments using quoted market prices as of March 31, 2019 and December 31, 2018. For the fair value of the Company's unsecured notes, the Company uses a discount rate based on the indicative new issue pricing provided by lenders.

The inputs utilized to determine the fair value of the Company's mortgage notes payable and variable rate debt are categorized as Level 3. The fair value of the variable rate debt was estimated using a discounted cash flow analysis valuation on the borrowing rates currently available to the Company for loans with similar terms and maturities, as applicable. The fair value of the mortgage debt was determined by discounting the future contractual interest and principal payments by a blended market rate for loans with similar terms, maturities and loan-to-value. These inputs have been categorized as Level 3 because the Company considers the rates used in the valuation techniques to be unobservable inputs.

The inputs to originate the notes receivable are unobservable and, as a result, are categorized as Level 3. The Company determined fair value by calculating the present value of the cash payments to be received through the maturity dates of the loans.

For the Company's mortgage loans, the Company uses an estimate based discounted cash flow analyses and its knowledge of the mortgage market. An increase in the discount rate used in the discounted cash flow model would result in a decrease to the fair value of the Company's long-term debt. Conversely, a decrease in the discount rate used in the discounted cash flow model would result in an increase to the fair value of the Company's long-term debt.

Disclosure about the fair value of financial instruments is based upon pertinent information available to management as of March 31, 2019 and December 31, 2018. Although management is not aware of any factors that would significantly affect the fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since March 31, 2019, and current estimates of fair value may differ from the amounts presented herein.

8. LIMITED PARTNERS' NON-CONTROLLING INTERESTS IN THE PARENT COMPANY

Non-controlling interests in the Parent Company's financial statements relate to redeemable common limited partnership interests in the Operating Partnership held by parties other than the Parent Company and properties which are consolidated but not wholly owned by the Operating Partnership.

Operating Partnership

The aggregate book value of the non-controlling interests associated with the redeemable common limited partnership interests in the accompanying consolidated balance sheet of the Parent Company was \$9.9 million and \$10.1 million as of March 31, 2019 and December 31, 2018, respectively. Under the applicable accounting guidance, the redemption value of limited partnership units are carried at, on a limited partner basis, the greater of historical cost adjusted for the allocation of income and distributions or fair value. The Parent Company believes that the aggregate settlement value of these interests, based on the number of units outstanding and the closing price of the common shares on the balance sheet dates as of March 31, 2019 and December 31, 2018, was approximately \$15.6 million and \$12.6 million, respectively.

9. FAIR VALUE OF DERIVATIVE FINANCIAL INSTRUMENTS

The following table summarizes the terms and fair values of the Company's derivative financial instruments as of March 31, 2019 and December 31, 2018. The notional amounts provide an indication of the extent of the Company's involvement in these instruments at that time, but do not represent exposure to credit, interest rate or market risks (amounts presented in thousands and included in other assets and other liabilities on the Company's consolidated balance sheets).

Hedge	Hedge						Maturity		
Product	Type	Designation	Notional A		Strike	Trade Date	Date	Fair valu	
Acceta			3/31/2019	12/31/2018				3/31/201	92/31/2018
Assets									
Cwon	Interest	Coch Flow (o	`		2 868 %	October 8, 2015	October 8,		
Swap	Rate	Cash Flow (a	\$250,000	\$ 250,000	2.808 %	2015	2022	\$4,522	\$ 7,008
Cyron	Interest	Cook Flow (o	`		2 200 07	December	January 30,		
Swap	Rate	Cash Flow (a	25,774	25,774	3.300%	December 22, 2011	2021	185	292
C	Interest	C 1 Fl (`		2 000 0	January 6,	October 30,		
Swap	Rate	Cash Flow (a	⁾ 25,774	25,774	3.090%	January 6, 2012	2019	151	183
			\$301,548	\$ 301,548					

⁽a) Hedging unsecured variable rate debt.

The Company measures its derivative instruments at fair value and records them in the "Other assets" and ("Other liabilities") captions on the Company's consolidated balance sheets.

Although the Company has determined that the majority of the inputs used to value its derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with its derivatives utilize Level 3 inputs, such as estimates of current credit spreads to evaluate the likelihood of default by itself and its counterparties. The Company has assessed the significance of the impact of the credit valuation adjustments on the overall valuation of its derivative positions and has determined that the credit valuation adjustments are not significant to the overall valuation of its derivatives. As a result, the Company has determined that the inputs utilized to determine the fair value of derivative instruments are classified in Level 2 of the fair value hierarchy.

Disclosure about the fair value of derivative instruments is based upon pertinent information available to management as of March 31, 2019 and December 31, 2018. Although management is not aware of any factors that would significantly affect the fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since March 31, 2019. Current estimates of fair value may differ from the amounts presented herein.

10. BENEFICIARIES' EQUITY OF THE PARENT COMPANY

Earnings per Share (EPS)

The following tables detail the number of shares and net income used to calculate basic and diluted earnings per share (in thousands, except share and per share amounts; results may not add due to rounding):

Edgar Filing: BRANDYWINE REALTY TRUST - Form 10-Q

	Three-month p			
	Basic	Diluted	Basic	Diluted
Numerator				
Net income	\$4,066	\$4,066	\$44,705	\$44,705
Net income attributable to noncontrolling interests	(57) (57)	(376	(376)
Nonforfeitable dividends allocated to unvested restricted shareholders	(119) (119	(114) (114)
Net income attributable to common shareholders	\$3,890	\$3,890	\$44,215	\$44,215
Denominator				
Weighted-average shares outstanding	175,857,358	175,857,358	178,395,525	178,395,525
Contingent securities/Share based compensation	-	606,860	-	1,392,786
Weighted-average shares outstanding	175,857,358	176,464,218	178,395,525	179,788,311
Earnings per Common Share:				
Net income attributable to common shareholders	\$0.02	\$0.02	\$0.25	\$0.25

Redeemable common limited partnership units totaling 982,871 at March 31, 2019 and 1,479,799 at March 31, 2018, were excluded from the diluted earnings per share computations because they are not dilutive.

Unvested restricted shares are considered participating securities which require the use of the two-class method for the computation of basic and diluted earnings per share. For the three-month periods ended March 31, 2019 and 2018, earnings representing nonforfeitable dividends as noted in the table above were allocated to the unvested restricted shares issued to the Company's executives and other employees under the Company's shareholder-approved long-term incentive plan.

Common Shares

On February 21, 2019, the Parent Company declared a distribution of \$0.19 per common share, totaling \$33.7 million, which was paid on April 18, 2019 to shareholders of record as of April 4, 2019.

The Parent Company maintains a common share repurchase program under which the Board of Trustees has authorized the Parent Company to repurchase common shares. On January 3, 2019, the Board of Trustees authorized the repurchase of up to \$150.0 million common shares from and after January 3, 2019. During the three months ended March 31, 2019, the Company repurchased and retired 1,337,169 common shares at an average price of \$12.92 per share, totaling \$17.3 million.

11. PARTNERS' EQUITY OF THE OPERATING PARTNERSHIP

Earnings per Common Partnership Unit

The following tables detail the number of units and net income used to calculate basic and diluted earnings per common partnership unit (in thousands, except unit and per unit amounts; results may not add due to rounding):

	Three-month p	periods ended Ma	arch 31, 2018	
	Basic	Diluted	Basic	Diluted
Numerator				
Net income	\$4,066	\$4,066	\$44,705	\$44,705
Net income attributable to noncontrolling interests	(34) (34	(5) (5
Nonforfeitable dividends allocated to unvested restricted unitholders	(119) (119	(114) (114)
Net income attributable to common unitholders	\$3,913	\$3,913	\$44,586	\$44,586
Denominator				
Weighted-average units outstanding	176,840,229	176,840,229	179,875,324	179,875,324
Contingent securities/Share based compensation	-	606,860	-	1,392,786
Total weighted-average units outstanding	176,840,229	177,447,089	179,875,324	181,268,110
Earnings per Common Partnership Unit: Net income attributable to common unitholders	\$0.02	\$0.02	\$0.25	\$0.25

Unvested restricted units are considered participating securities which require the use of the two-class method for the computation of basic and diluted earnings per share. For the three-month periods ended March 31, 2019 and 2018,

earnings representing nonforfeitable dividends as noted in the table above were allocated to the unvested restricted units issued to the Parent Company in connection with awards to the Parent Company's executives and other employees under the Parent Company's shareholder-approved long-term incentive plan.

Common Partnership Units

On February 21, 2019, the Operating Partnership declared a distribution of \$0.19 per common partnership unit, totaling \$33.7 million, which was paid on April 18, 2019 to unitholders of record as of April 4, 2019.

In connection with the Parent Company's common share repurchase program, one common unit of the Operating Partnership is retired for each common share repurchased. During the three months ended March 31, 2019, the Company repurchased and retired 1,337,169 common partnership units at an average price of \$12.92 per unit, totaling \$17.3 million.

12. SHARE BASED COMPENSATION

Restricted Share Rights Awards

As of March 31, 2019, 626,649 restricted common share rights ("Restricted Share Rights") were outstanding under the Equity Incentive Plan. These Restricted Share Rights generally vest over two to three years from the initial grant dates. The remaining compensation

expense to be recognized with respect to these awards at March 31, 2019 was \$3.4 million, and is expected to be recognized over a weighted average remaining period of 1.7 years. During the three-month periods ended March 31, 2019 and 2018, the Company recognized compensation expense related to outstanding Restricted Share Rights of \$1.6 million and \$1.5 million, respectively, of which \$0.2 million and \$0.3 million, respectively, were capitalized as part of the Company's review of employee salaries eligible for capitalization for both periods.

The following table summarizes the Company's Restricted Share Right activity during the three months ended March 31, 2019:

		Weighted	
		Average	
		Grant	Aggregate
		Date Fair	Intrinsic
	Shares	Value	Value
Non-vested at January 1, 2019	466,439	\$ 14.93	\$ 70,677
Granted	196,667	15.61	3,070
Vested	(33,020)	15.15	298
Forfeited	(3,437)	15.34	-
Non-vested at March 31, 2019	626,649	15.13	9,939

On February 21, 2019, the Compensation Committee of the Parent Company's Board of Trustees awarded to officers of the Parent Company an aggregate of 196,667 Restricted Share Rights, which generally vest over two to three years from the grant date. Each Restricted Share Right entitles the holder to one common share upon settlement. The Parent Company pays dividend equivalents on the Restricted Share Rights prior to the settlement date. Vesting and/or settlement would accelerate if the recipient of the award were to die, become disabled or, in the case of certain of such Restricted Share Rights, retire in a qualifying retirement prior to the otherwise applicable vesting or settlement date. Qualifying retirement generally means the recipient's voluntary termination of employment after reaching at least age 57 and accumulating at least 15 years of service with the Company. In addition, vesting would also accelerate if the Parent Company were to undergo a change of control and, on or before the first anniversary of the change of control, the recipient's employment were to cease due to a termination without cause or resignation with good reason.

The Restricted Share Rights granted in 2019 to certain senior executives and that vest over three years include an "outperformance feature" whereby additional shares may be earned, up to 200% of the shares subject to the basic award, based on the Company's achievement of targets for same-store net operating cash income growth and development activity provided certain operating and balance sheet metrics are also achieved during the three-year period ending December 31, 2021. Half of any additional shares earned will vest based on continued service through each of January 1, 2022 and January 1, 2023, provided that this additional service requirement will be waived in the event of a death, disability or qualifying retirement. In addition to the basic award, up to 233,890 shares may be awarded under the outperformance feature. These shares have a \$3.7 million intrinsic value using a \$15.61 weighted average grant date fair value. As of March 31, 2019, the Company has not recognized any compensation expense for these awards as it has been determined that it is not probable that the performance metrics will be achieved. The Company will evaluate progression towards achievement of the performance metrics on a quarterly basis and recognize compensation expense for these awards should it be determined that achievement of these metrics is probable.

In accordance with the accounting standard for share-based compensation, the Company amortizes share-based compensation costs through the qualifying retirement dates for those executives who meet the conditions for

qualifying retirement during the scheduled vesting period and whose award agreements provide for vesting upon a qualifying retirement.

Restricted Performance Share Units Plan

The Compensation Committee of the Parent Company's Board of Trustees has granted performance share-based awards (referred to as Restricted Performance Share Units, or RPSUs) to officers of the Parent Company. The RPSUs are settled in common shares, with the number of common shares issuable in settlement determined based on the Parent Company's total shareholder return over specified measurement periods compared to total shareholder returns of an index over the measurement periods. The table below presents certain information as to unvested RPSU awards.

	RPSU Grant			
	3/1/2017	2/28/2018	2/21/2019	Total
(Amounts below in shares, unless otherwise noted)				
Non-vested at January 1, 2019	169,525	206,025	-	375,550
Units Granted	-	-	213,728	213,728
Units Vested	(8,420)	-	-	(8,420)
Units Cancelled	-	(8,975)	-	(8,975)
Non-vested at March 31, 2019	161,105	197,050	213,728	571,883
Measurement Period Commencement Date	1/1/2017	1/1/2018	1/1/2019	
Measurement Period End Date	12/31/2019	9 12/31/2020	12/31/2021	
Units Granted	174,854	209,193	213,728	
Fair Value of Units on Grant Date (in thousands)	\$3,735	\$4,276	\$ 4,627	

The Company values each RPSU on its grant date using a Monte Carlo simulation. The fair values of each award are being amortized over the three year performance period. During the performance period, dividend equivalents are credited as additional RPSU's, subject to the same terms and conditions as the original RPSU's. The performance period will be abbreviated and the delivery of earned shares will be accelerated in the event of a change in control or if the recipient of the award were to die, become disabled or retire in a qualifying retirement prior to the end of the otherwise applicable three year performance period. In accordance with the accounting standard for share-based compensation, the Company amortizes stock-based compensation costs through the qualifying retirement date for those executives who meet the conditions for qualifying retirement during the schedule vesting period.

For the three months ended March 31, 2019, the Company recognized total compensation expense for the 2019, 2018 and 2017 RPSU awards of \$2.7 million, of which \$0.4 million was capitalized consistent with the Company's policies for capitalizing eligible portions of employee compensation. For the three months ended March 31, 2018, the Company recognized total compensation expense for the 2018, 2017 and 2016 RPSU awards of \$2.6 million, of which \$0.5 million was capitalized consistent with the Company's policies for capitalizing eligible portions of employee compensation.

The remaining compensation expense to be recognized at March 31, 2019 was approximately \$4.0 million, and is expected to be recognized over a weighted average remaining vesting period of 2.1 years.

The Company issued 147,111 common shares on February 1, 2019 in settlement of RPSUs that had been awarded on February 22, 2016 (with a three-year measurement period ended December 31, 2018). Holders of these RPSUs also received a cash dividend of \$0.19 per share for these common shares on January 22, 2019.

13. SEGMENT INFORMATION

As of March 31, 2019, the Company owns and manages properties within five segments: (1) Philadelphia Central Business District (Philadelphia CBD), (2) Pennsylvania Suburbs, (3) Austin, Texas (4) Metropolitan Washington, D.C. and (5) Other. The Philadelphia CBD segment includes properties located in the City of Philadelphia, Pennsylvania. The Pennsylvania Suburbs segment includes properties in Chester, Delaware, and Montgomery counties in the Philadelphia suburbs. The Austin, Texas segment includes properties in the City of Austin, Texas. The Metropolitan Washington, D.C. segment includes properties in the District of Columbia, Northern Virginia and southern Maryland. The Other segment includes properties located in Camden County in New Jersey and properties in New Castle County in Delaware. In addition to the five segments, the corporate group is responsible for cash and investment management, development of certain real estate properties during the construction period, and certain other general support functions. Land held for development and construction in progress is transferred to operating properties by region upon completion of the associated construction or project.

The following tables provide selected asset information and results of operations of the Company's reportable segments (in thousands):

Real estate investments, at cost:

	March 31,	December 31,
	2019	2018
Philadelphia CBD	\$1,683,406	\$ 1,670,388
Pennsylvania Suburbs	1,008,066	1,004,537
Austin, Texas	713,189	667,698
Metropolitan Washington, D.C.	524,385	524,190
Other	86,833	86,506
	\$4,015,879	\$ 3,953,319
Right of use asset - operating leases (a)	\$22,175	\$ -
Corporate		
Construction-in-progress	\$112,176	\$ 150,263
Land held for development (b)	\$88,047	\$ 86,401
Prepaid leasehold interests in land held for development, net (c)	\$39,897	\$ 39,999
() 0 7 1 0 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	.1 .0	

- (a) On January 1, 2019, as a result of the adoption of Topic 842, Leases, the Company recognized operating ground leases for which it is a lessee on its consolidated balance sheets for the period ended March 31, 2019. See Note 2, "*Basis of Presentation*," for further information.
- (b) As of March 31, 2019, the Company categorized 35.2 acres of land held for development, located in the Other segment, as held for sale in accordance with applicable accounting standards for long lived assets. As of December 31, 2018, the Company categorized 37.9 acres of land held for development, comprised of 2.7 acres and 35.2 acres, located in the Pennsylvania Suburbs segment and Other segment, respectively, as held for sale in accordance with applicable accounting standards for long lived assets. See Note 3, "*Real Estate Investments*," for further information.
- (c) As of March 31, 2019 and December 31, 2018, this caption comprised leasehold interests in prepaid 99-year ground leases at 3025 and 3001-3003 JFK Boulevard, in Philadelphia, Pennsylvania.

Net operating income (in thousands):

	Three-mor	nth periods e	ended		
	March 31,				
	2019			2018	
	Total revenue	Operating expenses (a)	Net operating income (loss)	Total revenue	Operating expenses (a) Net operating income (loss)
Philadelphia CBD	\$65,798	\$(25,185)	\$ 40,613	\$62,602	\$(24,327) \$38,275
Pennsylvania Suburbs	35,627	(12,972)	22,655	34,882	(12,964) 21,918
Austin, Texas (b)	24,766	(9,076)	15,690	8,364	(3,523) 4,841
Metropolitan Washington, D.C. (c)	13,520	(6,204)	7,316	23,059	(8,759) 14,300
Other	3,182	(2,145)	1,037	6,141	(4,965) 1,176
Corporate	1,003	(1,799)	(796)	1,310	(1,966) (656)
Operating properties	\$143,896	\$(57,381)	\$ 86,515	\$136,358	\$(56,504) \$79,854

- (a) Includes property operating expenses, real estate taxes and third party management expense.
- (b) On December 11, 2018, the Company acquired from DRA Advisors its 50% ownership interest in the G&I Austin Office LLC real estate venture. The DRA Austin Venture owned twelve office properties containing an aggregate 1,570,123 square feet, located in Austin, Texas. As a result of the acquisition, the Company acquired complete ownership of the Austin properties.
- (c) On December 20, 2018, the Company contributed a portfolio of eight properties containing an aggregate of 1,293,197 square feet, located in its Metropolitan Washington, D.C. segment, known as the Rockpoint Portfolio, to the Herndon Innovation Center Venture. The Company and its partner own 15% and 85% interests in the Herndon Innovation Center Venture, respectively.

Unconsolidated real estate ventures (in thousands):

	Investment ventures, a	in real estate t equity	Equity in income (loss) of real estate venture		
	As of		Three-mo periods en March 31	nded	
	March 31, 2019	December 31, 2018	2019	2018	
Philadelphia CBD	\$19,325	\$ 19,897	\$78	\$(236)	
Metropolitan Washington, D.C. (a)	135,149	136,142	(175)	(37)	
MAP Venture (b)	5,101	11,173	(1,367)	(736)	
Other	1,993	1,888	106	104	
Austin, Texas (c)	-	-	-	80	
Total	\$161,568	\$ 169,100	\$(1,358)	\$(825)	

(a) On December 20, 2018, the Company formed the Herndon Innovation Center Venture. See footnote (b) to the "Net operating income" table above for further information regarding this transaction.

- (b) The MAP Venture represents a joint venture formed between the Company and MAP Ground Lease Holdings LLC, an affiliate of Och-Ziff Capital Management Group, LLC, on February 4, 2016. The MAP Venture's business operations, including properties in Richmond, Virginia; Metropolitan Washington, D.C.; New Jersey/Delaware and Pennsylvania Suburbs, are centrally managed with the results reported to management of the Company on a consolidated basis. As a result, the investment in the MAP Venture is separately presented. All other unconsolidated real estate ventures are managed consistently with the Company's regional segments.
- (c) On December 11, 2018, the Company acquired from DRA Advisors its 50% ownership interest in the G&I Austin Office LLC real estate venture. The DRA Austin Venture owned twelve office properties containing an aggregate 1,570,123 square feet, located in Austin, Texas. As a result of the acquisition, the Company acquired complete ownership of the Austin properties.

Net operating income ("NOI") is a non-GAAP financial measure defined as total revenue less property operating expenses, real estate taxes and third party management expenses. Property operating expenses that are included in determining NOI consist of costs that are necessary and allocable to our operating properties such as utilities, property-level salaries, repairs and maintenance, property insurance and management fees. General and administrative expenses that are not reflected in NOI primarily consist of corporate-level salaries, amortization of share awards and professional fees that are incurred as part of corporate office management. All companies may not calculate NOI in the same manner. NOI is the measure that is used by the Company's management to evaluate the operating performance of the Company's real estate assets by segment. The Company believes NOI provides useful information to investors regarding the financial condition and results of operations because it reflects only those income and expense items that are incurred at the property level. While NOI is a relevant and widely used measure of operating performance of real estate investment trusts, it does not represent cash flow from operations or net income as defined by GAAP and should not be considered as an alternative to those measures in evaluating our liquidity or operating performance. NOI does not reflect interest expenses, real estate impairment losses, depreciation and amortization costs, capital expenditures and leasing costs. The Company believes that net income (loss), as defined by GAAP, is the most appropriate earnings measure. The following is a reconciliation of consolidated net income, as defined by GAAP, to consolidated NOI, (in thousands):

	Three-month periods ended		
	March 31,		
	2019	2018	
Net income	\$4,066	\$44,705	
Plus:			
Interest expense	20,357	19,533	
Interest expense - amortization of deferred financing costs	666	627	
Depreciation and amortization	51,980	43,291	
General and administrative expenses	9,844	8,723	
Equity in loss of Real Estate Ventures	1,358	825	
Less:			
Interest income	525	703	
Income tax provision	(29)	(138)	
Net gain on sale of undepreciated real estate	1,001	22	
Net gain on real estate venture transactions	259	37,263	
Consolidated net operating income	\$86,515	\$79,854	

14. COMMITMENTS AND CONTINGENCIES

Legal Proceedings

The Company is involved from time to time in litigation on various matters, including disputes with tenants, vendors and disputes arising out of agreements to purchase or sell properties. Given the nature of the Company's business activities, these lawsuits are considered routine to the conduct of its business. The result of any particular lawsuit cannot be predicted, because of the very nature of litigation, the litigation process and its adversarial nature, and the jury system. The Company will establish reserves for specific legal proceedings when it determines that the likelihood of an unfavorable outcome is probable and when the amount of loss is reasonably estimable. The Company does not expect that the liabilities, if any, that may ultimately result from such legal actions will have a material adverse effect

on the consolidated financial position, results of operations or cash flows of the Company.

Letters-of-Credit

Under certain mortgages, including mortgages held by Real Estate Ventures, the Company may be required to fund required leasing and capital reserve accounts for the benefit of the mortgage lenders with a letter-of-credit. There were no associated letters-of-credit for a mortgage lender on March 31, 2019. Certain of the tenant rents at properties that secure these mortgage loans are deposited into the loan servicer's depository accounts, which are used to fund debt service, operating expenses, capital expenditures and the escrow and reserve accounts, as necessary. Any excess cash is included in cash and cash equivalents.

Environmental

As an owner of real estate, the Company is subject to various environmental laws of federal, state, and local governments. The Company's compliance with existing laws has not had a material adverse effect on its financial condition and results of operations, and the Company does not believe it will have a material adverse effect in the future. However, the Company cannot predict the impact of unforeseen environmental contingencies or new or changed laws or regulations on its current Properties or on properties that the Company may acquire.

Ground Rent

Lease payments by the Company under the terms of all non-cancelable ground leases of land on which properties in the Company's consolidated portfolio are situated are expensed on a straight-line basis regardless of when payments are due. The Company's ground leases, excluding prepaid ground leases, have remaining lease terms ranging from 10 to 66 years. Lease payments on non-cancelable leases at March 31, 2019, which, where applicable, considered CPI index rates upon adoption of Topic 842, are as follows (in thousands):

Year	Lease
	Payments
2019 (nine months remaining)	\$905
2020	1,217
2021	1,232
2022	1,248
2023	1,263
Thereafter	111,757
Total lease payments	\$117,622
Less: Imputed interest	(95,220)
Present value of operating lease liabilities	\$22,402

Lease payments on non-cancelable leases at December 31, 2018, which were determined under ASC 840 and are therefore not adjusted for increases based on CPI, are as follows (in thousands):

Year	Lease Payments
2019	\$ 1,222
2020	1,222
2021	1,222
2022	1,222
2023	1,222
Thereafter	55,689
Total	\$ 61,799

The Company obtained ground tenancy rights related to three properties in Philadelphia, Pennsylvania, which provide for contingent rent participation by the lessor in certain capital transactions and net operating cash flows of the properties after certain returns are achieved by the Company. Such amounts, if any, will be reflected as contingent rent when incurred. The leases also provide for payment by the Company of certain operating costs relating to the land, primarily real estate taxes. The above schedule of lease payments does not include any contingent rent amounts or any reimbursed expenses. Reference is made in the Company's Annual Report on Form 10-K for the year ended December 31, 2018 for further detail regarding commitments and contingencies.

Fair Value of Contingent Consideration

On April 2, 2015, the Company purchased 618 Market Street in Philadelphia, Pennsylvania. The allocated purchase price included contingent consideration of \$2.0 million payable to the seller upon commencement of development. The liability was initially recorded at fair value of \$1.6 million and will accrete through interest expense to \$2.0 million over the expected period until development is commenced. The fair value of this contingent consideration was determined using a probability weighted discounted cash flow model. The significant inputs to the discounted cash flow model were the discount rate and weighted probability scenarios. As the inputs are unobservable, the Company

determined the inputs used to value this liability fall within Level 3 for fair value reporting. As of March 31, 2019, the liability had accreted to \$1.9 million. As there were no significant changes to the inputs, the liability remains within Level 3 for fair value reporting.

Debt Guarantees

As of March 31, 2019, the Company's unconsolidated real estate ventures had aggregate indebtedness of \$498.2 million. These loans are generally mortgage or construction loans, most of which are nonrecourse to the Company, except for customary recourse carve-outs. As of March 31, 2019, the loans for which the Company has provided recourse guarantees consist of the following: (i) a \$0.3 million payment guarantee on a loan with a \$3.7 million outstanding principal balance, provided to PJP VII; and (ii) up to a \$41.3 million payment guarantee on a \$150.0 million loan provided to 4040 Wilson. In addition, during construction undertaken by real estate ventures, including 4040 Wilson, the Company has provided and expects to continue to provide cost overrun and completion guarantees, with rights of contribution among partners or members in the real estate ventures, as well as customary environmental indemnities and guarantees of customary exceptions to nonrecourse provisions in loan agreements.

Other Commitments or Contingencies

On October 13, 2017, the Company acquired a leasehold interest in the office building known as The Bulletin Building, in Philadelphia, Pennsylvania. In connection with the acquisition, the Company is required to spend no less than \$8.0 million in capital improvements to the property. As of March 31, 2019, \$1.7 million of the funding related to this requirement had been met. The Company estimates that it will incur \$37.3 million in excess of this funding requirement and expects to complete the redevelopment of The Bulletin Building during the second quarter of 2020 at an estimated aggregate cost of \$83.1 million, inclusive of the acquisition cost of \$37.8 million.

Also on October 13, 2017, the Company acquired a leasehold interest in the land parcel at 3001 Market Street in Philadelphia, Pennsylvania ("Drexel Square"). During the fourth quarter of 2017, the Company broke ground

The Company invests in its properties and regularly incurs capital expenditures in the ordinary course of business to maintain the properties. The Company believes that such expenditures enhance its competitiveness. The Company also enters into construction, utility and service contracts in the ordinary course of business which may extend beyond one year. These contracts typically provide for cancellation with insignificant or no cancellation penalties.

15. SUBSEQUENT EVENTS

On April 11, 2019, Herndon Innovation Center Venture, an unconsolidated real estate venture in which the Company holds a 15% ownership interest, obtained \$115.3 million of third-party debt financing secured by four properties within the venture. The loan bears interest at LIBOR + 1.80% capped at a total maximum interest rate of 6.3% and matures on April 11, 2024. The Company received \$13.8 million for its share of the cash proceeds from the financing on April 12, 2019.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The Private Securities Litigation Reform Act of 1995 (the "1995 Act") provides a "safe harbor" for forward-looking statements. This Quarterly Report on Form 10-Q and other materials filed by us with the SEC (as well as information included in oral or other written statements made by us) contain statements that are forward-looking, including statements relating to business and real estate development activities, acquisitions, dispositions, future capital expenditures, financing sources, governmental regulation (including environmental regulation) and competition. We intend such forward-looking statements to be covered by the safe-harbor provisions of the 1995 Act. The words "anticipate," "estimate," "expect," "intend," "will," "should" and similar expressions, as they relate to us, are intend identify forward-looking statements. Although we believe that the expectations reflected in such forward-looking statements are based on reasonable assumptions, we can give no assurance that our expectations will be achieved. As forward-looking statements, these statements involve important risks, uncertainties and other factors that could cause actual results to differ materially from the expected results and, accordingly, such results may differ from those expressed in any forward-looking statements made by us or on our behalf. Factors that could cause actual results to differ materially from our expectations are set forth under the heading "Forward-Looking Statements" in our Annual Report on Form 10-K for the year ended December 31, 2018.

Given these uncertainties, and the other risks identified in the "*Risk Factors*" section of our Annual Report on Form 10-K for the year ended December 31, 2018, we caution readers not to place undue reliance on forward-looking statements. We assume no obligation to update or supplement forward-looking statements that become untrue because of subsequent events.

The discussion that follows is based primarily on our consolidated financial statements as of March 31, 2019 and December 31, 2018 and for the three-month periods ended March 31, 2019 and 2018 and should be read along with the consolidated financial statements and related notes appearing elsewhere in this report. The ability to compare one period to another may be significantly affected by acquisitions completed, development properties placed in service and dispositions made during those periods.

OVERVIEW

As of March 31, 2019, we owned 96 properties that contained an aggregate of approximately 16.9 million net rentable square feet (collectively, the "Properties"). Our core portfolio of operating properties, as of March 31, 2019, excludes one development property and three redevelopment properties under construction or committed for construction (collectively, the "Core Properties"). The Properties were comprised of the following as of March 31, 2019:

	Number of	Rentable	Percentage	Percentage
	Properties	Square Feet	Occupied	Leased
Office properties	88	15,719,636		
Mixed-use properties	3	641,741		
Retail property	1	17,884		
Core Properties	92	16,379,261	92.1%	95.0%
Development property	1	204,108		
Redevelopment properties	3	338,650		
The Properties	96	16,922,019		

In addition, as of March 31, 2019, we owned economic interests in ten unconsolidated real estate ventures (collectively, the "Real Estate Ventures"), six of which own properties that contain an aggregate of approximately 5.8 million net rentable square feet of office space; two of which own, in aggregate, 1.4 acres of land held for development; one that owns 1.3 acres in active development; and one that owns a residential tower that contains 321 apartment units.

In addition to the Properties, as of March 31, 2019, we owned land held for development, comprised of 234.7 acres of undeveloped land, of which 35.2 acres were held for sale and 1.8 acres related to leasehold interests in two land parcels each acquired through prepaid 99-year ground leases and held options to purchase approximately 55.5 additional acres of undeveloped land. As of March 31, 2019, the total potential development that these land parcels could support, including the parcels under option, amounted to an estimated 14.2 million square feet, of which 0.2 million square feet relates to 35.2 acres held for sale. The Properties and the properties owned by the Real Estate Ventures are located in or near Philadelphia, Pennsylvania; Austin, Texas; Metropolitan Washington, D.C.; Southern New Jersey and Wilmington, Delaware.

We conduct our third-party real estate management services business primarily through wholly-owned management company subsidiaries. As of March 31, 2019, the management company subsidiaries were managing properties containing an aggregate of approximately 24.9 million net rentable square feet, of which approximately 16.9 million net rentable square feet related to Properties that we own and consolidate and approximately 8.0 million net rentable square feet related to properties owned by third parties and the Real Estate Ventures.

During the three months ended March 31, 2019, we owned and managed properties within five markets: (1) Philadelphia Central Business District ("Philadelphia CBD"), (2) Pennsylvania Suburbs, (3) Austin, Texas, (4) Metropolitan Washington, D.C., and (5) Other. The Philadelphia CBD segment includes properties located in the City of Philadelphia in Pennsylvania. The Pennsylvania Suburbs segment includes properties in Chester, Delaware and Montgomery counties in the Philadelphia suburbs. The Austin, Texas segment includes properties in the City of Austin, Texas. The Metropolitan Washington, D.C. segment includes properties in Northern Virginia, Washington, D.C. and southern Maryland. The Other segment includes properties in Camden County in New Jersey and properties in New Castle County in Delaware. In addition to the five markets, our corporate group is responsible for cash and investment management, development of certain real estate properties during the construction period, and certain other general support functions.

We generate cash and revenue from leases of space at our Properties and, to a lesser extent, from the management and development of properties owned by third parties and from investments in the Real Estate Ventures. Factors that we evaluate when leasing space include rental rates, costs of tenant improvements, tenant creditworthiness, current and expected operating costs, the length of the lease term, vacancy levels and demand for office space. We also generate cash through sales of assets, including assets that we do not view as core to our business plan, either because of location or expected growth potential, and assets that are commanding premium prices from third party investors.

Our financial and operating performance is dependent upon the demand for office, residential and retail space in our markets, our leasing results, our acquisition, disposition and development activity, our financing activity, our cash requirements and economic and market conditions, including prevailing interest rates.

Adverse changes in economic conditions could result in a reduction of the availability of financing and potentially in higher borrowing costs. Vacancy rates may increase, and rental rates may decline, during the remainder of 2019 and possibly beyond as the current economic climate may negatively impact tenants.

Overall economic conditions, including but not limited to higher unemployment and deteriorating financial and credit markets, could have a dampening effect on the fundamentals of our business, including increases in past due accounts, tenant defaults, lower occupancy and reduced effective rents. These adverse conditions would negatively affect our future net income and cash flows and could have a material adverse effect on our financial condition. We believe that the quality of our assets and the strength of our balance sheet will enable us to raise debt capital, if necessary, in various forms and from different sources, including through secured or unsecured loans from banks, pension funds and life insurance companies. However, there can be no assurance that we will be able to borrow funds on terms that are economically attractive or at all.

We continue to seek revenue growth throughout our portfolio by increasing occupancy and rental rates. Occupancy at our Core Properties at March 31, 2019 was 92.1% compared to 92.3% at March 31, 2018.

The table below summarizes selected operating and leasing statistics of our wholly owned properties for the three-month periods ended March 31, 2019 and 2018:

	Three Months Ended March 31,			
	2019		2018	
Leasing Activity				
Core Properties (1):				
Total net rentable square feet owned	16,379,26	1	15,669,48	7
Occupancy percentage (end of period)	92.1	%	92.3	%
Average occupancy percentage	91.8	%	92.2	%
Total Portfolio, less properties in development (2):				
Retention rate	66.2	%	51.3	%
New leases and expansions commenced (square feet)	404,925		131,032	
Leases renewed (square feet)	412,123		171,204	
Net absorption (square feet)	(65,796)	(95,356)
Percentage change in rental rates per square feet (3):				
New and expansion rental rates	13.6	%	11.9	%
Renewal rental rates	14.9	%	9.7	%
Combined rental rates	14.6	%	10.5	%
Capital Costs Committed (4):				
Leasing commissions (per square feet)	\$7.87		\$7.68	
Tenant Improvements (per square feet)	\$22.33		\$16.10	
Weighted average lease term (years)	7.7		7.4	
Total capital per square foot per lease year	\$4.81		\$2.84	

- (1) Includes all Core Properties and does not include properties under development, redevelopment or held for sale or sold.
- (2) Includes leasing related to completed developments and redevelopments, as well as sold properties.
- (3) Rental rates include base rent plus reimbursement for operating expenses and real estate taxes.
- (4) Calculated on a weighted average basis.

In seeking to increase revenue through our operating, financing and investment activities, we also seek to minimize operating risks, including (i) tenant rollover risk, (ii) tenant credit risk and (iii) development risk.

Tenant Rollover Risk

We are subject to the risk that tenant leases, upon expiration, will not be renewed, that space may not be relet, or that the terms of renewal or reletting (including the cost of renovations) may be less favorable to us than the current lease terms. Leases that accounted for approximately 3.41% of our aggregate final annualized base rents as of March 31, 2019 (representing approximately 3.27% of the net rentable square feet of the properties) are scheduled to expire without penalty in 2019. We maintain an active dialogue with our tenants in an effort to maximize lease renewals. If we are unable to renew leases or relet space under expiring leases, at anticipated rental rates, or if tenants terminate their leases early, our cash flow would be adversely impacted.

Tenant Credit Risk

In the event of a tenant default, we may experience delays in enforcing our rights as a landlord and may incur substantial costs in protecting our investment. Our management evaluates our accounts receivable reserve policy in light of our tenant base and general and local economic conditions. Our accounts receivable allowance was \$11.3 million or 5.6% of total receivables (including accrued rent receivables) as of March 31, 2019 compared to \$12.9 million or 6.6% of total receivables (including accrued rent receivables) as of December 31, 2018.

If economic conditions deteriorate, we may experience increases in past due accounts, defaults, lower occupancy and reduced effective rents. This condition would negatively affect our future net income and cash flows and could have a material adverse effect on our financial condition.

Development Risk

Development projects are subject to a variety of risks, including construction delays, construction cost overruns, inability to obtain financing on favorable terms, inability to lease space at projected rates, inability to enter into construction, development and other agreements on favorable terms, and unexpected environmental and other hazards.

As of March 31, 2019, the following development and redevelopment projects remain under construction in progress and we were proceeding on the following activity (dollars, in thousands):

Construction					Number	Square		
Commencement	Expected		Property/Portfolio		of	Footage/	Estimated	Amount
Date	Completion	Activity Type	Name	Location	Buildings	Units	Costs	Funded
Q2 2019	Q2 2020	Redevelopment	The Bulletin	Philadelphia,	1	283,000	\$83,100	(a) \$49,100
			Building	PA				
Q1 2019	Q4 2020	Development	405 Colorado	Austin, TX	1	200,000	114,000	(b) 6,700
			Street					
Q2 2018	Q1 2019	Redevelopment	426 W. Lancaster	Devon, PA	1	56,000	14,900	(c) 11,400
			Avenue					
		Total			3	539,000	\$212,000	\$67,200

- (a) Estimated costs include \$37.8 million of building basis, representing the acquisition cost. The amount funded, as of March 31, 2019, includes \$1.7 million related to an \$8.0 million funding commitment required through the ground lease. See "Liquidity and Capital Resources Contractual Obligations" for further information regarding this commitment.
- (b) Estimated costs includes \$2.1 million of existing property basis through a ground lease. Project includes 520 parking spaces.
- (c) The property was vacated during the third quarter of 2017. Total project costs include \$4.9 million of existing property basis. The renovation of the base building was substantially completed during the first quarter of 2019 and remaining costs as of March 31, 2019 primarily represent tenant improvements.

Other Development Activities:

4040 Wilson Venture

4040 Wilson, a 50/50 real estate venture between Ashton Park and us, is developing a 427,500 square foot mixed-use building, representing the final phase of the eight building, mixed-use, Liberty Center complex located in the Ballston submarket of Arlington, Virginia. The project is being constructed on a 1.3-acre land parcel contributed by Ashton Park to 4040 Wilson. During the fourth quarter of 2017, 4040 Wilson achieved pre-leasing levels that enabled the venture to obtain a secured construction loan with a total borrowing capacity of \$150.0 million for the remainder of the project costs. The total estimated project costs are \$224.8 million, which we expect will be financed through approximately \$74.8 million of partner capital contributions and \$150.0 million in proceeds from the secured construction loan. As of March 31, 2019, \$72.3 million had been advanced under the construction loan, and the venture had commenced construction of the mixed-use building. If construction costs were to exceed estimates, our equity method investment in 4040 Wilson could become other than temporarily impaired.

Schuylkill Yards Project

As of March 31, 2019, we remain in the planning and development phase of our master developer agreement (the "Development Agreement") with Drexel University, a Pennsylvania non-profit corporation, and an affiliate of Drexel University, (collectively "Drexel") for the Schuylkill Yards Project. For further information relating to this development, including an overview of the project, see Item 1., "Business – Other Development Activities" included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2018. See the table above for information relating to progress at the Bulletin Building, a redevelopment that is part of the Schuylkill Yards Project, as of March 31, 2019.

For information regarding the 2018 acquisitions within the scope of the Schuylkill Yards project, see Item 1., "Business – 2018 Transactions," in our Annual Report on Form 10-K for the fiscal year ended December 31, 2018. For information regarding the 2017 acquisitions within the scope of the Schuylkill Yards project, see Item 1., "Business – 2017 Transactions," in our Annual Report on Form 10-K for the fiscal year ended December 31, 2017.

Reference is made to our Annual Report on Form 10-K for the year ended December 31, 2018 for project overviews, as well as risks associated with these development projects. See "Liquidity and Capital Resources – Contractual Obligations" below for contractual commitments relating to our ongoing development projects.

Land Holdings

As of March 31, 2019, we owned approximately 234.7 acres of undeveloped land, of which 35.2 acres were held for sale and 1.8 acres related to leasehold interests in two land parcels, each acquired through prepaid 99-year ground leases, and held options to purchase approximately 55.5 additional acres of undeveloped land. As market conditions warrant, we will seek to opportunistically dispose of those parcels that we do not anticipate developing. For parcels of land that we ultimately develop, we will be subject to risks and costs associated with land development, including building moratoriums and the inability to obtain necessary zoning, land-use, building, occupancy and other required governmental approvals, construction cost increases or overruns and construction delays, and insufficient occupancy and rental rates. As of March 31, 2019, the total potential development that these land parcels could support amounted to 14.2 million square feet of development, of which 0.2 million square feet relates to 35.2 acres held for sale.

Impairments and Disposal of Long-Lived Assets

We review our long-lived assets for impairment following the end of each quarter using cash flow projections and estimated fair values for each of the properties included within our impairment analysis. We update leasing and other assumptions regularly, paying particular attention to properties where there is an event or change in circumstances that indicates an impairment in value. Additionally, we consider strategic decisions regarding the future development plans for property under development and other market factors. For long-lived assets to be held and used, we analyze recoverability based on the estimated undiscounted future cash flows expected to be generated from the operations and eventual disposition of the assets over, in most cases, a 10-year hold period. If there is significant possibility that we will dispose of assets earlier, we analyze the recoverability using a probability weighted analysis of the undiscounted future cash flows expected to be generated from the operations and eventual disposition of each asset using various possible hold periods. If the recovery analysis indicates that the carrying value of the tested property is not recoverable, the property is written down to its fair value and an impairment loss is recognized. In such case, an impairment loss is recognized in the amount of the excess of the carrying amount of the asset over its fair value. If and when our plans change, we revise our recoverability analysis to use cash flows expected from operations and eventual disposition of each asset using hold periods that are consistent with our revised plans.

Estimated cash flows used in such analysis are based on our plans for the property and our views of market economic conditions. The estimates consider factors such as current and future rental rates, occupancies for the tested property and comparable properties, estimated operating and capital expenditures and recent sales data for comparable properties. Most of these factors are influenced by market data obtained from real estate leasing and brokerage firms and our direct experience with the properties and their markets.

We generally consider assets to be "held for sale" when the transaction has been approved by our Board of Trustees, or by officers vested with authority to approve the transaction and there are no known significant contingencies relating to the sale of the property within one year of the consideration date and the consummation of the transaction is otherwise considered probable. When a property is designated as held for sale, we stop depreciating the property and estimate the property's fair value, net of selling costs. If the determination is made that the estimated fair value, net of selling costs, is less than the net book value of the property, an impairment loss is recognized equal to the difference and reduces the net book value of the property. For periods in which a property is classified as held for sale, we classify the assets of the property as held for sale on the consolidated balance sheet for such periods.

The relevant accounting guidance for impairments requires that qualifying assets and liabilities and the results of operations that have been sold, or otherwise qualify as "held for sale," be presented as discontinued operations in all periods presented if the disposal represents a strategic shift that has, or will have, a major effect on our operations and financial results. If deemed a discontinued operation, then the components of the property's net income that are reflected as discontinued operations include net gain (or loss) on disposition of real estate, operating results,

depreciation and interest expense (if the property is subject to a secured loan).

Impairments of Land Held for Development

When demand for development declines and the ability to sell land held for development deteriorates, or other market factors indicate a possible impairment in the recoverability of land held for development, it is reviewed for impairment by comparing its fair value to its carrying value. If the estimated sales value is less than the carrying value, the carrying value is written down to its estimated fair value.

Equity Method Investments in Unconsolidated Real Estate Ventures

Under the equity method, investments in unconsolidated Real Estate Ventures are recorded initially at cost, as Investments in unconsolidated Real Estate Ventures, and subsequently adjusted for equity in earnings, cash contributions, distributions and impairments. For Real Estate Ventures that are constructing assets to commence planned principal operations, we capitalize interest expense using our weighted average interest rate of consolidated debt and our investment balance as a basis. Planned principal operations commence when a property is available to lease and at that point in time we cease capitalizing interest to our investment basis. During the three-month periods ended March 31, 2019 and 2018, no interest expense was capitalized.

On a periodic basis, management also assesses whether there are any indicators that the value of our investments in unconsolidated real estate ventures may be other than temporarily impaired. An investment is impaired only if the value of the investment, as estimated by management, is less than the carrying value of the investment and the decline is other than temporary. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the fair value of the investment, as estimated by management. Estimates of value for each investment are based on a number of assumptions that are subject to economic and market uncertainties including, among others, demand for space, competition for tenants, changes in market rental rates, and operating costs. These factors are difficult to predict and are subject to future events that may alter management's assumptions; accordingly, the values estimated by management in our impairment analyses may not be realized.

RECENT PROPERTY TRANSACTIONS

Dispositions

We sold the following land parcel during the three-month period ended March 31, 2019 (dollars in thousands):

			Number			Net	Gain	
			of		Sales	Proceeds	on	
Disposition Date	Property/Portfolio Name	Location	Parcels	Acres	Price	on Sale	Sale	
March 15, 2019	9 Presidential Boulevard	Bala Cynwyd, PA	1	2.7	\$5,325	\$ 5,023	\$751	
January 8, 2015	Libertyview	Cherry Hill, NJ	-	-	-	250	250	(a)
Total Dispositions			1	2.7	\$5,325	\$ 5,273	\$1,001	

(a) As of January 2019, we will receive an additional \$1.0 million of contingent consideration. We will recognize this consideration on a cash basis due to constraints on collectability. The \$1.0 million consideration is payable in twelve equal installments, of which \$0.3 million has been received during the three-month period ended March 31, 2019.

Held for Sale

As of March 31, 2019, we determined that the sale of two parcels of land totaling 35.2 acres in the Other segment was probable and classified these properties as held for sale in accordance with applicable accounting standards for long lived assets. As of March 31, 2019, \$7.3 million was reclassified from the "Land held for development" caption to the "Assets held for sale, net" caption on the consolidated balance sheets. There were no other reclassifications related to these parcels of land. As of March 31, 2019, the fair value less the anticipated costs of sale of the properties exceeded the carrying values. As a result, we expect to record gains on sale. The fair value measurement is based on the pricing in the purchase and sale agreements.

The disposals of properties referenced above do not represent a strategic shift that has a major effect on our operations and financial results. As a result, the operating results of the properties remain classified within continuing operations for all periods presented.

MAP Venture

During the three-month period ended March 31, 2019, MAP Venture, an unconsolidated real estate venture in which we hold a 50% ownership interest, is the lessee under a 99-year ground lease of land parcels underlying 58 office properties owned by the MAP Venture. Upon adoption of Topic 842, Leases on January 1, 2019, the venture determined that the carrying amount of the right of use asset was greater than the fair value of the underlying right of use asset. As a result, the venture recorded a \$9.2 million cumulative effect of accounting change adjustment simultaneously with the recording of the right of use asset to reduce the value of the right of use asset to its estimated fair value. Our \$4.6 million proportionate share of this amount was recorded as a cumulative effect of accounting

change adjustment through the "Cumulative earnings" caption on our consolidated balance sheets. See Note 4, "Investment in Unconsolidated Real Estate Ventures," to our consolidated financial statements for further information.

Herndon Innovation Center Metro Portfolio Venture, LLC

On March 28, 2019, Herndon Innovation Center Metro Portfolio Venture, LLC ("Herndon Innovation Center Venture"), an unconsolidated real estate venture in which we hold a 15% ownership interest, obtained \$134.1 million of third-party debt financing, secured by four properties within the venture, with an initial advance of \$113.1 million. On April 1, 2019, the venture received \$111.0 million in net cash proceeds from the financing, of which \$16.7 million was distributed to us for our share. The loan bears interest at LIBOR + 1.95% capped at a total maximum interest rate of 5.45% - 6.45% over the term of the loan and matures on March 29, 2024.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Management's Discussion and Analysis of Financial Condition and Results of Operations discuss our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP). The preparation of these financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Certain accounting policies are considered to be critical

accounting policies, as they require management to make assumptions about matters that are highly uncertain at the time the estimate is made and changes in accounting estimate are reasonably likely to occur from period to period. Management bases its estimates and assumptions on historical experience and current economic conditions.

Our Annual Report on Form 10-K for the year ended December 31, 2018 contains a discussion of our critical accounting policies. There have been no significant changes in our critical accounting policies since December 31, 2018 with the exception of the adoption of ASC 842, Leases. See also Note 2, "*Basis of Presentation*," in our unaudited consolidated financial statements for the three-month period ended March 31, 2019, set forth herein.

RESULTS OF OPERATIONS

The following discussion is based on our consolidated financial statements for the three-month periods ended March 31, 2019 and 2018. We believe that presentation of our consolidated financial information, without a breakdown by segment, will effectively present important information useful to our investors.

Net operating income ("NOI") as presented in the comparative analysis below is a non-GAAP financial measure defined as total revenue less property operating expenses, real estate taxes and third party management expenses. Property operating expenses that are included in determining NOI consist of costs that are necessary and allocable to our operating properties such as utilities, property-level salaries, repairs and maintenance, property insurance, and management fees. General and administrative expenses that are not reflected in NOI primarily consist of corporate-level salaries, amortization of share awards and professional fees that are incurred as part of corporate office management. NOI is a non-GAAP financial measure that we use internally to evaluate the operating performance of our real estate assets by segment, as presented in Note 13, "Segment Information," to our consolidated financial statements, and of our business as a whole. We believe NOI provides useful information to investors regarding our financial condition and results of operations because it reflects only those income and expense items that are incurred at the property level. While NOI is a relevant and widely used measure of operating performance of real estate investment trusts, it does not represent cash flow from operations or net income as defined by GAAP and should not be considered as an alternative to those measures in evaluating our liquidity or operating performance. NOI does not reflect interest expenses, real estate impairment losses, depreciation and amortization costs, capital expenditures and leasing costs. We believe that net income, as defined by GAAP, is the most appropriate earnings measure. See Note 13, "Segment Information," to our consolidated financial statements for a reconciliation of NOI to our consolidated net income as defined by GAAP.

Comparison of the Three-Month Periods Ended March 31, 2019 and March 31, 2018

The table below shows selected operating information for the "Same Store Property Portfolio" and the "Total Portfolio." The Same Store Property Portfolio consists of 74 properties containing an aggregate of approximately 14.1 million net rentable square feet, and represents properties that we owned for the entire three-month periods ended March 31, 2019 and 2018. The Total Portfolio includes the effects of other properties that were either placed into service, acquired or redeveloped after January 1, 2018 and disposed of prior to March 31, 2019 or classified as held for sale as of March 31, 2019. A property is excluded from our Same Store Property Portfolio and moved into the redevelopment column in the period that we determine to proceed with development/redevelopment for a future development strategy. This table also includes a reconciliation from the Same Store Property Portfolio to the Total Portfolio net income (i.e., all properties owned by us during the three-month periods ended March 31, 2019 and 2018) by providing information for the properties which were acquired, placed into service, under development or redevelopment and administrative/elimination information for the three-month periods ended March 31, 2019 and 2018.

During the three months ended March 31, 2019, a property containing 5,000 rentable square feet, located in our Other segment, was removed from the Same Store Property Portfolio and was reclassified as land. In addition, 650 Park

Avenue, located in our Pennsylvania Suburbs segment, was removed from the Same Store Property Portfolio in advance of plans to demolish the building and redevelop the property. For detail of the properties comprising the Same Store Property Portfolio, as of December 31, 2018, see the Item 2. "*Properties*" section of our Annual Report on Form 10-K for the year ended December 31, 2018.

The Total Portfolio net income presented in the table is equal to the net income of the Parent Company and the Operating Partnership.

Comparison of three months ended March 31, 2019 to the three months ended March 31, 2018

				Recently		eFhevelor	nment/Re	d Otblow	a kimminatio	ne)	
	Same Store Property Portfolio			Properties (a)		Properties (b)		d extalory/(inlime tination (c)		Total Portfolio	
(dollars and square feet in thousands)	2019	2018	Increase/ (Decrease	/019	2018	2019	2018	2019	2018	2019	2018
Revenue: Rents Third party	\$112,709	\$111,664	\$1,045	\$20,451	\$2,080	\$2,595	\$1,556	\$2,343	\$11,459	\$138,098	\$126,759
management fees, labor reimbursement and leasing	-	-	-	-	-	-	-	3,955	7,674	3,955	7,674
Other Total revenue Property	373 113,082	305 111,969	68 1,113	46 20,497	(16) 2,064	5 2,600	11 1,567	1,419 7,717	1,625 20,758	1,843 143,896	1,925 136,358
operating expenses	32,867	32,820	(47)	4,094	606	913	1,102	1,607	4,804	39,481	39,332
Real estate taxes	11,627	10,301	(1,326)	3,666	347	257	239	233	1,535	15,783	12,422
Third party management expenses	-	-	-	-	-	-	-	2,117	4,750	2,117	4,750
Net operating income	68,588	68,848	(260)								